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ACTS AND RESOLVES
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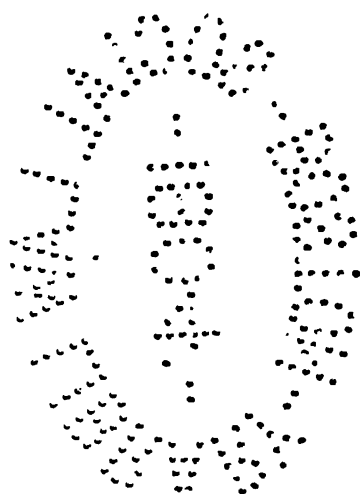
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PUBLIC LAWS

OF THE

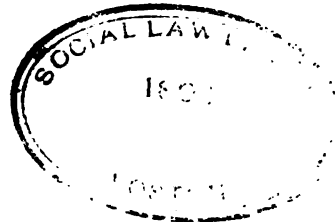
STATE OF MAINE.

1905.

1

PUBLIC LAWS
OF THE
STATE OF MAINE.

1905.



Chapter 1.

An Act to amend Section nineteen of Chapter one hundred and fourteen of the Revised Statutes, relating to Disclosure Commissioners.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section nineteen of chapter one hundred and fourteen of the revised statutes is hereby amended by striking out the word "five" in the ninth line and inserting in place thereof the word 'four,' and in the twelfth line after the word "shown" inserting the words 'or fraction thereof,' so that said section, as amended, shall read as follows:

'Section 19. The governor shall from time to time appoint disclosure commissioners in different localities within and for each county of the state who shall have jurisdiction within the county for which they are appointed. Such commissioners shall be attorneys at law and shall hold office for the term of seven years. They shall have an official seal which shall have engraved thereon the name of the commissioner, the words 'Disclosure

Section 19,
chapter 114, R.
S., amended.

Disclosure
commis-
sioners,
appointment
of.

—shall have
seal.

CHAP. 2

—number of.

—may renew
executions.

Commissioner' and the word 'Maine' and the name of the county and the town or city where the commissioner resides. Each town or city of not more than four thousand inhabitants as shown by the last preceding census of the United States, shall be entitled to one such commissioner and not more than one, and for every additional five thousand inhabitants thus shown, or fraction thereof, an additional commissioner shall be allowed, provided that the total number of commissioners in any one town or city shall in no case exceed six. Any commissioners appointed under this section shall have power to renew executions issued by any former commissioner within and for the same county, and executions issued by himself.'

Approved January 31, 1905.

Chapter 2.

An Act to amend Section one hundred and fifteen of Chapter four of the Revised Statutes, relating to the Organization of Plantations.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 115,
chapter 4, R.
S., amended.

Section one hundred and fifteen of chapter four of the revised statutes is hereby amended by substituting in the place of the word "township," wherever it appears in said section, the word, 'place.'

Approved February 8, 1905.

Chapter 3.

An Act to provide for the treatment of persons suffering from the effects of the habitual use of Narcotics.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Persons
suffering
from use of
opiates may
be committed
to general
hospital.

Section 1. A person alleged to be suffering from the effects of the use of an opiate, cocaine, chloral hydrate, or other narcotic may be committed to the care of any general hospital receiving aid from the state, or any legally qualified physician of not less than five years' actual practice, for treatment; and the medical authorities of said hospital or said physician to whom said patient is committed shall have the power and authority to restrain said patient, so committed, in such manner as may be necessary for his protection for a period not exceeding ninety days.

—patient may
be restrained.

CHAP. 4

Section 2. Before any restraint shall be imposed under the authority of this act, a voluntary agreement shall be made in writing by the person suffering from the effects of any drug mentioned in section one of this act, to the imposition of restraint upon his actions, if necessary, and such agreement must be witnessed by the husband, wife, or parent of the person aforesaid, or one of the municipal officers of the city or town in which the person, suffering as described in this act, is a resident, and approved, after reasonable notice, by a justice of the supreme judicial court or a judge of the superior court or probate court in the county where the patient resides.

Agreement to personal restraint must be in writing by patient.

--witnesses.

Section 3. Any justice of the supreme judicial court, or a judge of the superior court or probate court in the county where the patient resides, may, at his discretion, require the president or secretary of the state board of health, or one of the county examiners of insane criminals, to investigate as to the progress of any such case; and, upon his certificate that further restraint is unnecessary, may annul the agreement, and the person restrained shall be immediately released upon the order of said justice.

Investigation as to progress of cases may required.

--release may follow investigation

Approved February 9, 1905.

Chapter 4.

An Act to amend Section thirty-nine of Chapter ninety-three of the Revised Statutes, relating to the filing of certificates of liens on Real Estate.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section thirty-nine of chapter ninety-three of the revised statutes is hereby amended by inserting after the word "county" in the last line of said section the words 'or district;' so that said section as amended, shall read as follows:

Section 39, chapter 93, R. S., amended.

'Section 39. When any bill or petition provided for in this chapter in which a lien is claimed on real estate is filed with the clerk, he shall forthwith file a certificate, setting forth the names of the parties, the date of the bill or petition, and of the filing thereof and a description of the said real estate as described in said bill or petition, in the registry of deeds for the county or district in which the land is situated.'

Filing of certificate in registry of deeds required.

Section 2. This act shall take effect when approved.

Approved February 9, 1905.

CHAP. 5**Chapter 5.**

An Act to amend paragraph four of Section one of Chapter seventy-three of the Revised Statutes, relating to Sales of real estate by license of court.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Paragraph 4,
Section 1,
chapter 73,
R. S.,
amended.

Section 1. Paragraph four of section one of chapter seventy-three of the revised statutes is hereby amended by adding thereto the following words: 'and of the guardian of an insane husband, resident in the county, to sell in like manner, the right and interest by descent, of such ward, in any real estate owned by his wife;' so that said paragraph as amended, shall read as follows:

Guardian of
insane wife
or husband
may sell real
estate
of ward.

'IV. Of a husband or guardian of an insane wife resident in the county, to sell, on such terms and conditions as the judge thinks proper, for a sufficient consideration, any real estate held by him in right of his wife, or any of her right and interest by descent in any real estate owned by him; and of the guardian of an insane husband, resident in the county, to sell in like manner, the right and interest by descent, of such ward, in any real estate owned by his wife.'

Section 2. This act shall take effect when approved.

Approved February 9, 1905.

Chapter 6.

An Act to amend Section twenty-six of Chapter sixty-nine of the Revised Statutes, relating to the disability of Adults under guardianship.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 26,
chapter 69,
R. S.,
amended.

Section 1. Section twenty-six of chapter sixty-nine of the revised statutes is hereby amended by striking out the words "and in such a case a new guardian may be appointed without further intervention of the municipal officers," in the fourth and fifth lines of said section; so that said section as amended, shall read as follows:

Disability
of adults
under
guardianship
now restored.

'Section 26. When a person over twenty-one years of age is under guardianship, he is incapable of disposing of his property otherwise than by his last will, or of making any contract, notwithstanding the death, resignation or removal of the guardian. When on application of any such person or otherwise, the judge finds that a guardian is no longer necessary, he shall order the remaining property of the ward to be restored to him, except a legal compensation to the guardian for his services.'

Section 2. This act shall take effect when approved.

Approved February 9, 1905.

Chapter 7.

An Act in relation to the assessment of taxes on the estates of deceased persons before the appointment of Executors or Administrators of such estates.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Paragraph eight of section thirteen of chapter nine of the revised statutes is hereby amended by adding to said paragraph the following:

Paragraph 8,
section 13,
chapter 9,
R. S.,
amended.

'Before the appointment of executors or administrators, the property of deceased persons shall be assessed to the estate of the deceased in the town where he last dwelt, if in the state, otherwise in the town where the property is on the first day of April, and the executors or administrators subsequently appointed shall be liable for the tax so assessed,' so that said paragraph as amended, shall read as follows:

'VIII. The personal property of deceased persons in the hands of their executors or administrators not distributed, shall be assessed to the executors or administrators in the town where the deceased last dwelt, until they give notice to the assessors that said property has been distributed and paid to the persons entitled to receive it. If the deceased at the time of his death did not reside in the state, such property shall be assessed in the town in which said executors or administrators live. Before the appointment of executors or administrators the property of deceased persons shall be assessed to the estate of the deceased in the town where he last dwelt, if in the state, otherwise in the town where the property is on the first day of April, and the executors or administrators subsequently appointed shall be liable for the tax so assessed.'

Personal
property
of deceased
persons in
hands of
guardians,
etc., how
assessed.

Section 2. This act shall take effect when approved.

Approved February 9, 1905.

Chapter 8.

An Act to repeal Section fifteen of Chapter thirty-two of the Revised Statutes, relating to bounties on Porcupines.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section fifteen of chapter thirty-two of the revised statutes of nineteen hundred and three, relating to bounties on porcupines is hereby repealed.

Section 15,
chapter 32,
R. S.,
repealed.

Section 2. This act shall take effect ten days after its approval.

Approved February 10, 1905.

CHAP. 9**Chapter 9.**

An Act to amend Section six of Chapter sixty-five of the Revised Statutes relating to Probate Courts.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 6,
chapter 65,
R. S.,
amended.

Section 1: Section six of chapter sixty-five of the revised statutes is hereby amended, so as to read as follows:

Probate
judges may
interchange
duties in case
of illness, etc.

'Section 6. During the sickness, absence from the state or inability of any judge of probate to hold the regular terms of his court, such terms, at his request or that of the register of the county, may be held by the judge of any other county; the judges may interchange services or perform each others' duties when they find it necessary or convenient, and in case of the death of a judge, all necessary terms of the probate court for the county, may, at the request of the register, be held by the judge of another county, until the vacancy is filled. The orders, decrees and decisions of the judge holding such terms, have the same force and validity as if made by the judge of the county in which such terms are held.'

Section 2. This act shall take effect when approved.

Approved February 14, 1905.

Chapter 10.

An Act to amend Section twenty-four of Chapter one hundred and forty-four of the Revised Statutes, relating to Insane Persons.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 24,
chapter 144,
R. S.,
amended.

Section twenty-four of chapter one hundred and forty-four of the revised statutes is hereby amended by inserting after the word "therefor" in the eighth line of said section the following words:

'And the reasonable expenses incurred by said town relative to such insane person, shall be included in the amount to be so refunded by the state', so that said section as amended, shall read as follows:

support
of insane
paupers,
how paid.

'Section 24. Any town thus made chargeable in the first instance, and paying for the commitment and support of the insane at a hospital, may recover the amount paid, from the insane, if able, or from persons legally liable for his support, or from the town where his legal settlement is, as if incurred for the expense of a pauper, but if he has no legal settlement in the state, such expenses shall be refunded by the state, and the

—when to be
paid by state.

governor and council shall audit all such claims, and draw their warrant on the treasurer therefor. And the reasonable expenses and services of the municipal officers of said town relative to such insane person, shall be included in the amount to be so refunded by the state. No insane person shall suffer any of the disabilities of pauperism nor be deemed a pauper, by reason of such support. But the time during which the insane person is so supported shall not be included in the period of residence necessary to change his settlement.'

Approved February 15, 1905.

Chapter 11.

An Act to amend Section one hundred and thirteen of Chapter fifteen of the Revised Statutes, relating to the number of trustees of State Normal Schools.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section one hundred and thirteen of chapter fifteen of the revised statutes is hereby amended by substituting for the word "seven" in the second line of said section the word 'eight' and by substituting for the word "five" also in said second line the word 'six' so that said section as amended, shall read as follows:

Section 113,
chapter 15,
R. S.,
amended.

'Section 113. Said schools are under the direction of a board of eight trustees, six of whom shall be appointed by the governor with the advice and consent of the council, for not more than three years under one appointment; and the governor and state superintendent of public schools are, by virtue of their office, members of the board. Said board has charge of the general interests of said schools; shall see that the affairs thereof are conducted as required by law and by such by-laws as the board adopt; employ teachers and lecturers for the same, and, annually, on the first day of December lay before the governor and council, for the information of the legislature, a financial statement furnishing an accurate detailed account of the receipts and expenditures for the school year preceding.'

Appointment
of trustees
of normal
schools.

—duties
of trustees.

—shall
furnish
detailed
account.

Section 2. This act shall take effect when approved.

Approved February 16, 1905.

CHAP. 12**Chapter 12.**

An Act to amend Section seventy-nine of Chapter forty-eight of the Revised Statutes, relating to the authority of the Bank Examiner over trust and banking companies.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 79,
chapter 48, R.
S., amended.

Section seventy-nine, chapter forty-eight of the revised statutes is hereby amended by adding a provision thereto requiring the bank examiner to annually make report to the governor and council, of the general conduct and condition of each trust and banking company in the state, making such suggestions as he deems expedient or the public interest requires, and otherwise amending said section, so that it shall read as follows:

Authority of
bank
examiner
over trust
and banking
companies.

'Section 79. The bank examiner shall at all times have the same authority over all trust and banking companies incorporated under the laws of this state that he now has over savings banks or saving institutions, and shall perform, in reference to such companies, the same duties as are required of him in reference to savings banks. He shall, annually, by the first day of December, make a report to the governor and council of the general conduct and condition of each of said companies, making such suggestions as he deems expedient or the public interest requires. Such report shall be printed and laid before the legislature at its next session, and one copy sent to each trust and banking company in the state. The provisions of sections forty-two, forty-three, forty-four, forty-five, forty-six and forty-seven of this chapter shall apply to trust and banking companies excepting so much as relates to the distribution of assets after a decree of sequestration, as provided in section forty-five. Such distribution of assets of trust and banking companies shall be made under order of the court.'

—shall make
annual report
to governor
and council.

Approved February 17, 1905.

Chapter 13.

An Act to amend Section Four of Chapter one hundred and eighteen of the Revised Statutes, relating to the punishment of persons who enter upon lands claiming authority from a Foreign Government or Magistrate.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section four of chapter one hundred and eighteen of the revised statutes is hereby amended by adding to the same the words, 'at the discretion of the court;' so that said section as amended, shall read as follows:

Section 4,
chapter 118, R.
S., amended.

'Section 4. If a person, claiming authority from any foreign government or magistrate, enters upon any land, cuts any timber, serves any process, exercises any jurisdiction, authority or ownership, claims any right, or threatens to do any of said acts within the limits of the state, as described by the treaties of seventeen hundred and eighty-three and eighteen hundred and forty-two, between the United States and Great Britain, he and every person aiding and encouraging the same shall be punished by imprisonment and fine, at the discretion of the court.'

Entering on
lands under
authority
from foreign
governments
forbidden.

—penalty for
violation.

Section 2. This act shall take effect when approved.

Approved February 17, 1905.

Chapter 14.

An Act to repeal Section twenty-six of Chapter sixty of the Revised Statutes, relating to Agricultural Societies.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section twenty-six of chapter sixty of the revised statutes is hereby repealed.

Section 26,
chapter 60, R.
S., repealed.

Section 2. This act shall take effect when approved.

Approved February 21, 1905.

Chapter 15.

An Act to amend Section eighty of Chapter forty-eight of the Revised Statutes, relating to the Cash Reserve in trust and banking companies,

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 80,
chapter 48, R.
S., amended.

Section 1. Section eighty, chapter forty-eight of the revised statutes is hereby amended by inserting after the words "national bank" in the eleventh line the words 'or trust company created under the laws of this state, or from any trust company located in any of the other New England states or New York, approved by the bank examiner in writing;' and by striking out the words "lawful money" in the twelfth line and the words "or of this state" in the thirteenth line and inserting in place thereof the words 'District of Columbia, and any of the New England states and the states of New York, Pennsylvania, Maryland, Ohio, Indiana, Kentucky, Michigan, Wisconsin, Minnesota, Iowa, Illinois, Missouri, Kansas and Nebraska,' and otherwise changing form, so that said section, as amended, shall read as follows:

Cash reserve.

—amount of.

—proviso.

'Section 80. Every trust and banking company having authority to receive money on deposit shall at all times have on hand in the lawful money or national bank notes of the United States, as a cash reserve, an amount equal to at least fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal upon demand or within ten days; provided, that in lieu of such cash reserve, two-thirds of said fifteen per cent may consist of balances payable on demand, due from any national bank or trust company created under the laws of this state, or from any trust company located in any of the other New England states or New York and approved by the bank examiner in writing; and one-third of said fifteen per cent may consist of the bonds of the United States, the District of Columbia, and any of the New England states and the states of New York, Pennsylvania, Maryland, Ohio, Indiana, Kentucky, Michigan, Wisconsin, Minnesota, Iowa, Illinois, Missouri, Kansas and Nebraska, the absolute property of such corporation. Whenever said reserve shall be below said percentage of such deposits, such corporation shall not further diminish the amount of its legal reserve by making any new loans until the required proportion between the aggregate amount of such deposits and its cash reserve shall be restored. All provisions of charters in conflict with this section are void.'

Approved February 21, 1905.

Chapter 16.

An Act to amend Chapter forty-one of the Revised Statutes relating to Sea and Shore Fisheries.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section one of chapter forty-one of the revised statutes is hereby amended by adding to the end of said section the words: 'excepting the sardine fishery, concerning which no statement or estimate of the number of cases packed shall be made,' so that said section as amended, shall read as follows:

Section 1,
chapter 41, R.
S., amended.

'Section 1. The governor, with the advice and consent of the council, shall appoint a commissioner who shall have general supervision of the sea and shore fisheries and shell fish regulated by this chapter, who shall hold his office for three years and until his successor is appointed and qualified. He shall exercise supervision over all the fisheries and their products taken from tide waters within the state, including the proper enforcement of all laws relating to the catching, packing, curing, manufacturing, branding and transportation of all kinds of pickled, salt, smoked, fresh, canned, frozen shell or other fish. He shall make a detailed biennial report in the month of December, showing the amount of capital invested in, number of men employed in, value of products of, and any other information that he may be able to obtain relating to the sea and shore fisheries, excepting the sardine fishery, concerning which no statement or estimate of the number of cases packed shall be made.'

Appointment
of commis-
sioner.

—tenure.

—duties of
commis-
sioner.

Section 2. Sections twenty-seven, twenty-eight, twenty-nine, thirty, thirty-one, thirty-two and thirty-three of said chapter forty-one are hereby repealed, and in lieu of said sections shall be inserted the following:

Section 27 to
33, chapter 41,
repealed.

'Section 27. The commissioner of sea and shore fisheries shall require a strict observance of the following rules. Whoever takes, preserves, sells or offers for sale between the first day of December and the fifteenth day of the following April, any herring for canning purposes less than eight inches long, measured from one extreme to the other, or packs or cans sardines of any description, between the first day of December and the fifteenth day of the following April, forfeits twenty dollars for every hundred cans so packed or canned, and for every hundred herring so taken. All cans shall be decorated, stamped or labeled with quality, packer's name and place of business, or merchant's name for whom the same are packed, except sardines packed in plain cans and shipped for buyers' labels or cartons. Whoever sells or offers for sale any sardines in cans not so deco-

Rules
governing
sale or
packing of
herring.

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rated or labeled, shall forfeit one dollar for every can so sold or offered for sale, to be recovered by complaint, indictment or action of debt. No person shall use in the herring fishery, in any of the waters of this state, torches or any artificial light, of any kind, for the purpose of catching herring, under a penalty of ten dollars for each offense.'

Commis-
sioner of sea
and shore
fisheries shall
enforce
penalties.

'Section 28. The commissioner of sea and shore fisheries shall insist upon the strict observance of the provisions of the preceding section and enforce the penalties for violation thereof.'

Section 3. This act shall take effect when approved.

Approved February 22, 1905.

Chapter 17.

An Act to regulate the practice of Veterinary Surgery, Medicine and Dentistry.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Board of
veterinary
examiners
established.

Section 1. A board is hereby established to be known as the state board of veterinary examiners; said board shall be composed of three veterinary surgeons, residents in the state, who are graduates from some legally chartered veterinary college or university having the power to confer degrees in veterinary surgery, and who shall have been actively employed in the practice of their profession for a period of at least five years. On or before May first, nineteen hundred five, the governor shall appoint the members of said board to serve as follows: one for one year, one for two years, and one for three years, and thereafter he shall annually appoint one member of said board for the term of three years. Any vacancy in said board shall be filled by appointment by the governor, within thirty days after such vacancy shall arise, of a person, qualified as aforesaid, to hold office during the unexpired term of the member whose place he fills. Any member of said board may be removed from office, for cause, by the governor, with the advice and consent of the council.

—appoint-
ment and
tenure.

—vacancies,
how filled.

—members
may be
removed
for cause.

Organization
and officers.

—may adopt
rules.

—shall adopt
seal.

Section 2. Said board shall organize annually in the month of May by the election of one of its members as president, one as secretary, and another as treasurer, and may adopt such rules, not in conflict with the laws of the state, as they may deem proper to carry into effect the provisions of this act. They shall also adopt a seal which shall be affixed to all certificates issued by them in accordance with the provisions of this act, which

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certificate shall be signed by the president and secretary. No member of the board shall receive any fee, compensation, or remuneration for the performance of any duty required of him by the provisions of this act, except for actual disbursements and expenses incurred by reason of the performance of the duties herein required, which disbursements and expenses shall be paid out of fees received by the treasurer of said board under the provisions of section five of this act. The treasurer shall annually, on the first day of April, make written report to the governor and council of all receipts and expenditures of said board. If any balance should then appear in his hands in excess of one hundred dollars, after paying all disbursements and expenses then incurred by the members of the board, he shall pay such balance to the treasurer of state, who shall apply the same to the permanent school fund.

—fees, etc.

—expenses,
how paid.—treasurer
shall make
annual
report.

Section 3. On and after September first, nineteen hundred and five, it shall be unlawful for any person to practice veterinary surgery, medicine, or dentistry, or any branch thereof, within the state, without having previously obtained a certificate from the state board of veterinary examiners and being registered as herein provided.

Practitioners
obtain
certificate.

Section 4. Any person who shall be engaged in the practice of veterinary surgery, medicine, or dentistry, or any branch thereof in this state, on the date of the approval of this act, may lawfully continue such practice upon condition that he shall, on or before September first, nineteen hundred and five, register his name and address with said state board of veterinary examiners and give satisfactory proof to said board that he was so in practice on said date of approval. Any person shall be regarded as practicing veterinary surgery, medicine, or dentistry, or any branch thereof, within the meaning of this act, who has publicly professed to be a veterinary surgeon, or has prescribed for sick or injured animals and accepted fees for such services, or has attached to his name the title 'V. S.' or 'Veterinary Surgeon,' or any veterinary title ordinarily used. Nothing in this act shall be construed as prohibiting the performance of gratuitous services rendered by any one in case of emergency, nor prohibiting any person from practicing veterinary medicine, surgery, or dentistry, on any animal belonging to himself; nor shall this act be construed as prohibiting castration of animals by any resident of this state.

Present
practitioners
shall register.—definition
of term,
practitioner.

Section 5. All persons who shall commence the practice of veterinary surgery, medicine, or dentistry, or any branch thereof, within the state after May first, nineteen hundred five, shall be graduates of a legally chartered veterinary school, college, or

Future
practitioners
shall be
graduates
of chartered
institution.

CHAP. 17

—application for examination to be in writing.
—fee.

university, having the power to confer degrees in veterinary surgery, and shall pass an examination to the satisfaction of said board of examiners. Applicants for examination as herein provided, shall file with the secretary of the board their written request for such examination, and pay to the treasurer of said board a fee of five dollars before being permitted to take such examination.

Board of examiners may issue certificates.

Section 6. The board of examiners shall issue certificates to all persons qualified to receive them under the provisions of section four and to all persons passing the examination required under section five, authorizing the holder to practice veterinary surgery, medicine, or dentistry, or any branch thereof, within the state. Said certificate shall be recorded in the office of the clerk of the supreme judicial court in the county wherein the holder resides at the time of passing said examination. Said clerk shall be entitled to a fee of fifty cents for making such record and in the absence of the original certificate an attested copy of such record shall be received as evidence in all courts within the state of the right of the person therein named to practice veterinary surgery, medicine, or dentistry, or any branch thereof, within the state.

—certificates to be recorded.

Board of examiners shall keep record.

Section 7. It shall be the duty of said board of examiners to keep a record of all practitioners who shall qualify under the provisions of this act, and to register therein the name, age, and time spent in the study and practice of veterinary surgery, medicine and dentistry, and, if a graduate, the name and location of the school or college granting his diploma. Such record shall be open to public inspection at all times, within reasonable hours, at the office of the secretary of the board.

—record shall be open to public inspection.

President of board may administer oaths and take testimony.

Section 8. The president of said board shall have power to administer oaths and to take testimony for the proper enforcement of this act and the rules established by said board.

Penalty for practicing in violation of this act.

Section 9. Any person who shall practice veterinary surgery, medicine or dentistry, or any branch thereof, in the state of Maine, after September first, nineteen hundred five, without complying with the provisions of this act, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding one hundred dollars, or by imprisonment in the county jail for not more than thirty days.

Meetings of the board.

Section 10. Said board shall meet as a board of examiners in the city of Augusta, on the second Monday in January and July of each and every year, when there are applicants for examination, and at such other times and places as they may find necessary for the performance of their duties.

Chapter 18.

An Act to amend Chapter thirty-nine of the Revised Statutes, in regard to the regulation of sale of Commercial Fertilizers.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section nineteen of chapter thirty-nine of the revised statutes is hereby amended by changing the words "the same" in the last line to the words 'for that,' so that the act when amended, shall read as follows:

Section 19,
chapter 39, R.
S., amended.

Section 19. 'Any manufacturer, importer, agent or seller of any commercial fertilizer, who shall deposit with the director of the Maine Agricultural Experiment Station a sample or samples of fertilizer under the provisions of section seventeen, shall pay annually to the treasurer of state an analysis fee as follows: Ten dollars for the phosphoric acid, and five dollars each for the nitrogen and potash, contained or said to be contained in the fertilizer, this fee to be assessed on any brand sold in the state, and upon receipt of the treasurer's receipt for such fee and of the certified statement named in section seventeen, said director shall issue a certificate of compliance with this chapter. Whenever the manufacturer or importer of a fertilizer shall have filed the statement made in section seventeen and paid the analysis fee, no agent or seller of said manufacturer, importer or shipper shall be required to file such statement or pay such fee. Said director shall present to the governor and council itemized bills showing the cost of analyzing each sample and on approval by them a warrant shall be drawn on the treasurer for the payment thereof. Such payments shall not exceed in any calendar year the amount of fees received for that year.'

Analysis fee.

—amount of.

Section 2. Section twenty-one of chapter thirty-nine of the revised statutes is hereby repealed.

Section 3. This act shall take effect when approved.

Approved February 22, 1905.

CHAP. 19**Chapter 19.**

An Act to amend Section eighty-six, Chapter forty-eight, Revised Statutes, relating to responsibility of shareholders in trust and banking companies.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 86,
chapter 48, R.
S., amended.

Section eighty-six of chapter forty-eight of the revised statutes is hereby amended by adding thereto the following words: 'Whenever in liquidating the affairs of such a corporation it appears that its assets are not sufficient to pay its indebtedness the receiver thereof, under proper orders of the court, shall proceed to enforce such individual liability of shareholders in any appropriate action at law or in equity, in his own name or in the name of the corporation for the benefit of the creditors,' so that said section as amended, shall read as follows:

Individual
responsi-
bility of
shareholders.

'Section 86. The shareholders in a trust and banking company shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares. Whenever in liquidating the affairs of such a corporation it appears that its assets are not sufficient to pay its indebtedness the receiver thereof, under proper orders of the court, shall proceed to enforce such individual liability of shareholders in any appropriate action at law or in equity, in his own name or in the name of the corporation for the benefit of the creditors.'

—liability,
how enforced.

Approved February 22, 1905.

Chapter 20.

An Act to amend Section forty-four of Chapter forty-one of the Revised Statutes, relating to the taking of Smelts.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 44,
chapter 41, R.
S., amended.

Section forty-four of chapter forty-one of the revised statutes is hereby amended by striking out the word "Taunton" in the twenty-fourth line and inserting in its place the word 'Franklin,' so that the same shall read: 'nor to smelts taken in Franklin bay between the first day of April and the first day of May.'

Approved February 22, 1905.

Chapter 21.

An Act to amend Section sixty-five of Chapter ten of the Revised Statutes, relating to the collection of Taxes.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section sixty-five of chapter ten of the revised statutes is hereby amended by adding at the end thereof the following: 'And no execution shall run against the body of any person issued on a judgment recovered for the collection of any poll tax,' so that said section as amended, shall read as follows:

Section 65,
chapter 10,
R. S.,
amended.

'Section 65. In addition to other provisions for the collection of taxes legally assessed, the mayor and treasurer of any city, the selectmen of any town and the assessors of any plantation to which a tax is due may in writing direct an action of debt to be commenced in the name of such city or of the inhabitants of such town or plantation, against the party liable; but no such defendant is liable for any costs of suit, unless it appears by the declaration and by proof, that payment of said tax had been duly demanded before suit. And no execution shall run against the body of any person issued on a judgment recovered for the collection of any poll tax.'

Action of
debt may be
commenced
against party
liable for
taxes.

—demand
must be
made before
suit.

Approved February 22, 1906.

Chapter 22.

An Act to amend Section eleven of Chapter thirty-two of the Revised Statutes, relating to the close time on Beaver.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section eleven of chapter thirty-two of the revised statutes is hereby amended by adding thereto the following:

Section 11,
chapter 32, R.
S., amended.

'Provided, however, that the commissioners of inland fisheries and game, upon complaint of any land owner that beaver are doing actual, substantial damage to his property, shall have the authority to take, catch, kill and dispose of, for the benefit of the fund for the protection of game in this state, such numbers of beaver as may be necessary to prevent the destruction of property.'

Commis-
sioners of
inland
fisheries and
game
may destroy
beaver when
doing actual
damage.

Section 2. This act shall take effect when approved.

Approved February 23, 1906.

CHAP. 23**Chapter 23.**

An Act to amend Section ten of Chapter ninety-eight of the Revised Statutes, relating to Replevin Bond.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 10,
chapter 98, R.
S., amended.

Amend section ten of chapter ninety-eight of the revised statutes by inserting after the word "sureties" in the third line the words 'or a surety company authorized to do business in this state;' also by inserting after the word "sureties" in the fifth line the words 'or surety company,' so that said section as amended, shall read as follows:

Officer shall
take bond.

'Section 10. Before serving the writ, the officer shall take from the plaintiff, or some one in his behalf, a bond to the defendant, with sufficient sureties or a surety company authorized to do business in this state, in double the value of the goods to be replevied, conditioned as in the prescribed form of the writ, to be returned with the writ to the court from which the writ issued, for the use of the defendant, and new sureties or surety company may be required thereof as provided in section three.'

—in double
value of
goods.

Approved February 28, 1905.

Chapter 24.

An Act to amend Section four of Chapter eighty-eight of the Revised Statutes, relating to service upon co-partners in trustee process.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 4,
chapter 88, R.
S., amended.

Section four of chapter eighty-eight of the revised statutes is hereby amended by striking out the word "the" before "place" in the seventh line and inserting in place thereof the word 'any,' so that said section as amended, shall read as follows:

Service on
trustee binds
all goods of
principal
defendant.

'Section 4. A like service on the trustee binds all goods, effects or credits of the principal defendant entrusted to and deposited in his possession, to respond to the final judgment in the action, as when attached by ordinary process. When a partnership is made a trustee in a trustee suit, service upon one member of the firm shall be a sufficient attachment of the property of the principal defendant in the possession of the firm, provided, that such service be made at any place of business of the firm, or that legal service be afterward made upon the other members of the firm.'

—service on
one member
of firm,
sufficient.

—proviso.

Approved February 28, 1905.

Chapter 25.

An Act to amend Section nine of Chapter eighty-one of the Revised Statutes, relating to the appointment of Deputy Clerk of Courts.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section nine of chapter eighty-one of the revised statutes is hereby amended by inserting after the word "deputy" in the first line thereof the words 'of either sex,' so that said section as amended, shall read as follows:

Section 9,
chapter 81, R.
S., amended.

'Section 9. Any clerk may appoint a deputy of either sex to be paid out of the clerk's salary, for all whose official acts the clerk is responsible. Before entering upon his official duties, such deputy shall be sworn and give bond to the clerk, approved by the county commissioners and lodged in the office of the county treasurer, in the sum of eight thousand dollars, with two or more sureties, conditioned that said deputy will faithfully perform all the duties required of clerks of courts. Whenever the clerk is unable to perform the duties of his office, said deputy shall have all the powers and perform all the duties of clerk, and be subject to the same penalties for any neglect thereof.'

Clerk may
appoint a
deputy.

—deputy shall
be sworn and
shall give
bond.

—powers and
duties.

Section 2. This act shall take effect when approved.

Approved February 28, 1905.

Chapter 26.

An Act amending Section seventy-six of Chapter nine of the Revised Statutes, relating to the abatement of Taxes.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section seventy-six of chapter nine of the revised statutes is hereby amended by inserting after the word "proper" in the third line thereof the following: 'If after two years from the date of assessment a collector is satisfied that a poll tax or tax upon personal property, or any portion of said tax, committed to him or to any of his predecessors in office for collection, cannot be collected by reason of the death, absence, poverty, insolvency, bankruptcy, or other inability of the person assessed to pay, he shall notify the assessors thereof in writing, under oath, stating the reason why such tax cannot be collected. The assessors, after due inquiry, may abate such tax or any part thereof, and shall certify such abatement in writing to the collector; and said certificate shall discharge the collector from

Section 76,
chapter 9,
R. S.,
amended.

CHAP. 27

**Assessors
may make
abatement
within two
years.**

**—collector
shall give
notice if tax
cannot be
collected.**

**—shall keep
record.**

**—shall report
to town.**

further obligation to collect the tax so abated,' so that said section when amended, shall read as follows:

'Section 76. The assessors for the time being, on written application, stating the grounds therefor, within two years from the assessment, may make such reasonable abatement as they think proper. If after two years from the date of assessment a collector is satisfied that a poll tax or tax upon personal property, or any portion of said tax, committed to him or to any of his predecessors in office for collection, cannot be collected by reason of the death, absence, poverty, insolvency, bankruptcy, or other inability of the person assessed to pay, he shall notify the assessors thereof in writing, under oath, stating the reason why such tax cannot be collected. The assessors, after due inquiry, may abate such tax or any part thereof, and shall certify such abatement in writing to the collector; and said certificate shall discharge the collector from further obligation to collect the tax so abated. They shall keep in suitable book form, a record of such abatements, with the reasons for each, and report the same to the town at its annual meeting, and to the mayor and aldermen of cities, by the first Monday in each March.'

Approved February 28, 1905.

Chapter 27.

An Act in addition to Chapter ten of the Revised Statutes, relating to the sale of Land for Taxes.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

**Purchaser
shall pay for
land within
twenty days
after sale.**

Section 1. If the purchaser of land sold for taxes under section seventy-six of chapter ten of the revised statutes fails to pay the collector within twenty days after the sale the amount bid by him, the sale shall be void, and the city or town in which such sale was made shall be deemed to be the purchaser of the land so sold, the same as if purchased by some one in behalf of the city or town under section eighty-five of said chapter ten.

**Deed shall
set forth the
prior sale,
amount bid,
and that
purchaser
failed to pay.**

Section 2. If a city or town becomes a purchaser under the preceding section, the deed to it shall set forth the fact that a sale was duly made, the amount bid for the land included in said deed and that the purchaser failed to pay the amount bid within twenty days after the sale; and the said deed shall confer upon said city or town the same rights and duties as if it had been the purchaser under section eighty-five of said chapter ten.

Section 3. This act shall take effect when approved.

Approved February 28, 1905.

Chapter 28.

An Act additional to Chapter forty-nine of the Revised Statutes, defining Fraternal Beneficiary Associations doing business in eighteen hundred and eighty-nine.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Chapter forty-nine of the revised statutes is hereby amended by adding thereto the following section.

Chapter 49,
R. S.,
amended.

'Section 158. Fraternal beneficiary associations transacting business in this state on the twenty-eighth day of February, eighteen hundred and eighty-nine, as herein defined and named in section one hundred and forty-two of this chapter, shall be construed to include those so transacting business through their supreme bodies, or by a subordinate body, or by one affiliated therewith or rendering allegiance thereto, or by an organization embracing a portion of the territory of any such association and at that time or subsequent thereto contributing to its funds, or by one using its ritualistic work and calling its members by the same general name; and no change since that time or hereafter, in the internal divisions or operations of any such association, or its relations with subordinate bodies, shall deprive it of the power to so transact business through its supreme body and subordinate and affiliated divisions or agents.'

Fraternal
beneficiary
organizations
doing
business
February 28,
1889.

—to include
those doing
business
through
supreme or
subordinate
orders.

Section 2. All proceedings heretofore taken in accordance with the foregoing construction of said section one hundred forty-two are hereby confirmed and legalized.

Prior
proceedings
confirmed
and legalized.

Section 3. This act shall take effect when approved.

Approved February 28, 1905.

Chapter 29.

An Act to provide for the protection of Trees and Shrubs from the introduction and ravages of dangerous insects and diseases.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. All nurseries or places where trees, shrubs, vines and plants are grown or offered for sale, shall be inspected at least once a year by a competent entomologist to be employed by the commissioner of agriculture; and if no dangerous insects or diseases are found a certificate to that effect shall be issued by the said commissioner of agriculture; said certificate shall contain also the name of the entomologist and the date when said examination is made.

Nurseries to
be inspected
annually.

CHAP. 29

—entomologist shall report in writing.

—owner shall be notified by commissioner of agriculture.

The entomologist employed for this purpose shall report in writing immediately the results of his examination.

Any proprietor or owner of nurseries or places where trees, shrubs, vines and plants are found to be infected with dangerous insects or diseases shall be notified of the same by the commissioner of agriculture at once; such proprietor, owner or his agents are hereby prohibited selling or offering for sale such trees, shrubs or plants, unless the same have been fumigated or otherwise treated under the direction of the commissioner of agriculture, and such trees, shrubs or plants shall bear a certificate of the same. Any violation of this requirement shall be fined not more than fifty dollars for each and every offense.

Nursery stock shipped into state shall be inspected.

—stock not inspected to be returned to consignor.

—proviso.

Section 2. All nursery stock shipped into this state from any other state, country or province shall bear on each box or package a certificate that the contents of said box or package have been investigated by a duly authorized inspecting officer, and that said contents appear to be free from all dangerous insects or diseases. In case nursery stock is brought into the state without such a certificate the consignee shall return it to the consignor at the expense of the latter; provided, however, that any box or package bearing a certificate of fumigation, which shall be an affidavit made before a justice of the peace, that all stock sold by the consignor has been fumigated in a manner approved by the state nursery inspector of the state from which said nursery stock is shipped, the same may be accepted as though bearing a proper certificate of inspection.

Transportation companies shall not transport uninspected stock.

—penalty.

Section 3. Any transportation company that shall bring into this state any nursery stock such as trees, shrubs, vines, cuttings or buds, and any transportation company, owner or owners of nursery stock, or persons selling nursery stock as thus defined, who shall transport such stock or cause it to be transported within the state, the same not having attached to each box or package an unexpired official certificate of inspection or an affidavit of fumigation which shall meet the requirements specified in section one of this act, shall be guilty of a misdemeanor, and on conviction thereof be subject to a fine not exceeding one hundred dollars for each offense.

Duties of commissioner of agriculture.

Section 4. It shall be the duty of the commissioner of agriculture to make full investigation of any locality when the presence of the brown-tail or gypsy moths or other injurious insects or plant diseases may be suspected. Should any person in the state suspect the presence of the brown-tail, the gypsy moth, the San Jose scale or other injurious insects or diseases preying upon trees, shrubs or vines in his possession or within

his knowledge. he shall forthwith notify the commissioner of agriculture to that effect; and it shall be the duty of said commissioner of agriculture to cause the said trees, shrubs or vines to be inspected by a competent entomologist, who shall forthwith make a report of the results of his inspection. It shall be the duty of the commissioner of agriculture to disseminate information concerning the brown-tail moth, the gypsy moth and other injurious insects or plant diseases. Wherever such insects or diseases may be found it shall also be the duty of said commissioner to at once proceed to exterminate or control all such insects and plant diseases as may come to his knowledge within the limits of the means at his disposal.

Section 5. For the purpose of inspecting any trees, shrubs or plants supposed to be infected with dangerous insects or diseases, the authorized entomologist shall have the right to enter private or public grounds, and for the purpose of exterminating or controlling any dangerous insects or diseases that may be found infecting trees, shrubs, or plants, the commissioner of agriculture and his employees and municipal officers and their employees shall have the right to enter private and public grounds.

Entomologist
may enter
private or
public
grounds.

Section 6. For the purpose of carrying into effect the provisions of this act the sums of five thousand dollars for the year nineteen hundred and five and for the year nineteen hundred and six, or such part thereof as may be necessary, are hereby appropriated.

Appropriation
for
carrying out
provisions of
this act.

Section 7. In case of violation of this act it shall be the duty of the commissioner of agriculture to enforce the penalties set down in sections one and three of this act.

Penalties,
how enforced.

Section 8. The statute law entitled "An Act for the protection of trees and shrubs from injurious insects and diseases," is hereby repealed.

Former
statute
repealed.

Section 9. This act shall take effect when approved.

Approved February 28, 1905.

Chapter 30.

An Act to amend Section forty-four of Chapter forty-one of the Revised Statutes, relating to close time for Smelts.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 44,
chapter 41, R.
S., amended.

Section forty-four of chapter forty-one of the revised statutes is hereby amended by striking out the word "Taunton" in the twenty-fourth line and inserting in its place the word 'Franklin' and by adding thereto the following words, 'nor to smelts taken on West Bay and West Bay stream, so called, in the town of Gouldsboro, Hancock county, between the first and the fifteenth days of April,' so that said section as amended, shall read as follows:

Close time
on smelts.

'Section 44. No smelts shall be taken or fished for in tidal waters, except by hook and line, between the first days of April and October, under a penalty of not less than ten nor more than thirty dollars for each offense, and a further penalty of twenty cents for each smelt so taken; and all weirs for the capture of smelts shall be open and so remain, and all nets used in the smelt and tom cod fishery, shall be taken from the water on or before said first day of April, under a penalty of not less than twenty, nor more than fifty dollars, and a further fine of five dollars for each day that any such weir or net remains in violation of law. But weirs with catch pounds covered with nets, the meshes of which are one inch square in the clear, or greater are not subject to this section. But no smelts caught in such weirs after the first day of April, shall be sold or offered for sale in this state, nor shall smelts caught in any manner between the first day of April and the first day of October following be offered for sale, sold or shipped from the state under a penalty of twenty-five dollars for each offense; provided, however, that dip nets may be used between the first day of April and the first day of May, and all smelts caught by dip nets between said days may be lawfully offered for sale and sold in this state; provided, further, that this section does not apply to smelts taken in the Androscoggin river above the Merrymeeting bay bridge, between the first days of October and November, nor to smelts taken in the Penobscot river and its tributaries between the first and thirtieth days of April, nor to smelts taken in Casco bay between the fifteenth day of September and the first day of October, nor to smelts taken in Franklin bay between the first day of April and the first day of May, nor to smelts taken in Little Kennebec bay, so called, in the county of Washington between the first day of April and the first day of May, nor to

—penalty for
violation of.

—exception.

—sale of
smelts
regulated.

—exceptions.

smelts taken in West bay and West bay stream, so called, in the town of Gouldsboro, Hancock county, between the first and the fifteenth days of April.'

Approved February 28, 1905.

Chapter 31.

An Act to amend Section eighteen of Chapter one hundred and forty-four of the Revised Statutes, relating to the support of persons committed to the Insane Hospitals.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section eighteen of chapter one hundred and forty-four of the revised statutes is hereby amended by adding after the word "support" in the second line of said section, the words 'or becoming unable to pay for his support after commitment any like officer with power to commit,' so that the same when amended, shall read as follows:

Section 18,
chapter 144, R.
S., amended.

'Section 18. The officers ordering the commitment of a person unable to pay for his support, or becoming unable to pay for his support after commitment, or their successors, any like officer with power to commit, may, in writing, certify that fact to the trustees, and that he has no relatives liable and of sufficient ability to pay for it; and if the trustees are satisfied that such certificate is true, the treasurer of the hospital may charge to the state one dollar and fifty cents a week for his board, and deduct it from the charge made to the patient or town for his support.'

When
support of
persons
committed
to insane
hospitals
may be
charged to
state.

Approved February 28, 1905.

Chapter 32.

An Act to provide for the better protection of motormen and conductors on electric cars.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. On and after the first day of December in the year nineteen hundred and five, all street cars in regular use for the transportation of passengers in December, January, February and March in each year, except as provided in the following section, shall have their platforms enclosed in such manner as to protect the motormen, conductors or other employees who operate such cars from exposure to wind and weather in such manner as the board of railroad commissioners shall approve.

Platforms to
be enclosed.

CHAP. 32

Cars included
in provisions
of this act.

Section 2. Such street cars shall include all regular street cars which are operated by steam, electricity or other motive power, which, while in motion, require the constant care or service of an employee upon the platforms of the car or upon one of them. This act shall not apply to special cars or cars used for temporary service in an emergency.

Penalty for
violation.

Section 3. A street railway company which fails or neglects to comply with the provisions of the two preceding sections shall be punished by a fine of not more than one hundred dollars for each day during which such neglect continues, and a superintendent or manager of such street railway who causes or permits such violation shall be jointly and severally liable with said railway to said fine.

Street
railway
companies
may petition
to be
excepted
from
provisions
of this act.

Section 4. Any street railway company operating cars may, on or before the first day of September in the year nineteen hundred and five, petition the board of railroad commissioners to be exempted from the provisions of this act so far as relates to such lines or routes owned or controlled by said company, where said company claims cars cannot be operated with safety; and if after hearing and investigation said board decides that in its opinion street cars with the platform enclosed, as required by section one of this act, cannot be operated with safety in such city, upon any or all of its lines or routes, this act shall not be applicable to said company, its officers or cars, so far as relates to such lines or routes so decided to be unsafe for such operation. Said board shall render its decision on all petitions brought under this section, with the reason for such decision, on or before the first day of December in the year nineteen hundred and five, but said decision shall be at any time subject to revision by said board. If, however, said board shall decide adversely to the claim of said company in regard to any lines or routes included in said petition, then said petitioning railway company shall enclose the platforms of its cars operated on such lines or routes, in the manner provided in section one, within such time as said board of railroad commissioners shall deem reasonably requisite.

Approved March 7, 1905.

Chapter 33.

An Act to amend Section thirteen of Chapter one hundred and twenty-eight of the Revised Statutes, relating to Malicious Mischief

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section thirteen of chapter one hundred and twenty-eight of the revised statutes is hereby amended by adding to said section after the word "owner" in the third line the words 'in writing,' and also by striking out of said section all after the word "officers" in the fifth line of said section and inserting in place thereof the words 'in writing shall be punished for each offense by a fine of not less than five dollars nor more than twenty dollars together with costs,' so that said section thirteen, as amended, shall read as follows:

Section 13,
chapter 128, R.
S., amended.

'Section 13. Whoever advertises his wares or occupation by painting notices of the same on, or affixing them to fences or other private property, or to rocks or other natural objects, without the consent of the owner in writing, or if in the highway or any other public place, without the consent of the municipal officers in writing, shall be punished for each offense by a fine of not less than five dollars nor more than twenty dollars together with costs.'

Advertising
on fences, etc.,
forbidden.

—penalty for
violation.

Approved March 7, 1905.

Chapter 34.

An Act to provide for recording Condemnation Proceedings.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Registers of deeds shall receive and record properly certified copies of the proceedings of any court, corporation, municipal body or other tribunal, through or by which the right of eminent domain has been or may hereafter be exercised to affect the title to real estate.

Registers of
deeds shall
record
proceedings
in cases of
exercise of
eminent
domain.

Approved March 7, 1905.

CHAP. 35**Chapter 35.**

An Act additional to Section twelve of Chapter one hundred and seven of the Revised Statutes, relating to Easements.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Right of way shall not be acquired except by adverse use for 20 years.

—proceedings in case of contest.

—shall post notice.

—shall make record in registry of deeds.

Section 1. No right of way or other easement through, in, upon or over the land of another shall be acquired by the adverse use and enjoyment thereof by the public or any class of persons, unless such use and enjoyment is continued uninterruptedly for twenty years; and if the owner of such land apprehends that such right or easement may be acquired, he may give notice in writing of his intention to contest such right or easement, by causing a copy of such notice to be posted in a conspicuous place on the premises; the person posting such notice shall make his return, verified by affidavit, on the original notice, and the whole shall be recorded in the registry of deeds in the county or district where the land lies, within three months from the time of such posting; and such notice being so recorded, shall be deemed an interruption of such use, and prevent the acquisition of a right thereto.

Section 2. This act shall take effect when approved.

Approved March 7, 1905.

Chapter 36.

An Act to amend Section seventeen of Chapter fifty-three of the Revised Statutes, relating to Street Railroads.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 17, chapter 53, R. S., amended.

Street railroads may extend lines.

—provisions.

Section 1. Section seventeen of chapter fifty-three of the revised statutes is hereby amended by adding the words 'and to other points or places within the cities or towns where built or located' after the word "association" in line four of said section, so that said section as amended, shall read as follows:

'Section 17. Any street railroad corporation in this state may be authorized to extend, construct, maintain and operate its road to, into and through cities and towns other than and in addition to those named in its charter or articles of association, and to other points or places within the cities or towns where built or located, on application to the board of railroad commissioners, and by compliance with and subject to the provisions of section seven of this chapter; the right of any connecting street

railroad company specially conferred upon it by its charter shall be preserved unimpaired.'

Section 2. This act shall take effect when approved.

Approved March 7, 1905.

Chapter 37.

An Act to amend Section twenty-five of Chapter one hundred and fourteen of the Revised Statutes, relating to the relief of Poor Debtors.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section twenty-five of chapter one hundred and fourteen of the revised statutes is hereby amended by adding thereto the following: 'Should the owner of said judgment or his attorney neglect to have the original petition and subpoena before said magistrate at the time therein designated for said disclosure, upon prayer therefor said magistrate shall issue an execution against said judgment owner in favor of said debtor for his travel at six cents per mile and attendance at one dollar and fifty cents, if he actually attends at said time and place, and said debtor shall not thereafter be compelled to disclose on said judgment until said execution has been satisfied,' so that said section as amended, shall read as follows:

Section 25,
chapter 114, R.
S., amended.

'Section 25. At such time and place, the debtor shall appear and submit himself to examination on oath concerning his estate and effects, their disposal and his ability to pay the judgment. Should the owner of said judgment or his attorney neglect to have the original petition and subpoena before said magistrate at the time therein designated for said disclosure, upon prayer therefor, said magistrate shall issue an execution against said judgment owner in favor of said debtor for his travel at six cents per mile and attendance at one dollar and fifty cents, if he actually attends at said time and place, and said debtor shall not thereafter be compelled to disclose on said judgment until said execution has been satisfied.'

Debtor shall
appear and
submit to
examination.

—debtor may
have travel
and per diem.

Approved March 7, 1905.

CHAP. 38**Chapter 38.**

An Act to regulate the sale of imitation Dairy Products.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 6,
chapter 139,
R. S.,
amended.

Section 1. Section six of chapter one hundred and twenty-nine of the revised statutes is hereby amended by striking out the whole of said section and inserting in place thereof the following:

Imitations of
butter or
cheese not
to be manu-
factured
or sold.

'Section 6. No person shall manufacture, sell, expose for sale or have in his possession with intent to sell, or take orders for the future delivery of any article, substance or compound made in imitation of yellow butter or cheese, and not made exclusively and wholly of cream or milk, or containing any fats, oil or grease not produced from milk or cream, whether said article, substance or compound be named oleo-margarine, butterine, or otherwise named.'

Oleo-
margarine,
furnishing
of, regulated.

Section 2. No person shall furnish oleo-margarine in any hotel, restaurant or boarding house, or at any lunch counter, to a guest or patron thereof, instead of butter, without notifying said guest or patron that the substance so furnished is not butter.

Section 3. No person shall sell or offer for sale to any person who asks, sends or inquires for butter or cheese, any substance or compound made in imitation of butter or cheese.

Renovated
butter shall
be labeled
as such.

Section 4. No person shall sell, offer or expose for sale any renovated butter, unless the words 'renovated butter' shall be conspicuously and plainly stamped, labeled or marked, so that said words cannot be easily defaced, upon the top and side of every tub, firkin, box or package containing said article or compound. The seller at retail of said article or compound, which is not in the original package, shall attach to each package so sold and deliver therewith to the purchaser a label or wrapper bearing in a conspicuous place upon the outside of the package the words 'renovated butter.'

Penalty for
violation of
this act.

Section 5. Any person who violates any provision of the four preceding sections shall be punished for the first offense by a fine not exceeding one hundred dollars and for the second offense by a fine not exceeding two hundred dollars.

Section 8,
chapter 139,
R. S.,
amended.

Section 6. Section eight of chapter one hundred and twenty-nine of the revised statutes is hereby amended by striking out the words "the two preceding sections" in the first line thereof and inserting in place thereof the words 'this chapter,' so that said section as amended, shall read as follows:

Butter and
cheese
defined.

'Section 8. For the purposes of this chapter, the terms 'butter' and 'cheese' mean the products usually known by those

names, and which are manufactured exclusively from milk or cream, or both, with salt and rennet, and with or without coloring matter.'

Section 7. This act shall take effect when approved.

Approved March 7, 1906.

Chapter 39.

An Act regulating the duties of the Commissioner of Agriculture relating to the manufacture and sale of Dairy Products and their imitations.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section nine of chapter sixty of the revised statutes is hereby amended by striking out the first paragraph of said section and inserting in the place thereof the following:

Section 9,
chapter 60,
R. S.,
amended.

'The commissioner of agriculture shall inquire into the methods of making butter and cheese in creameries or cheese factories, together with the methods of taking, preserving and testing samples of milk and cream in the same, investigate all dairy products and the production thereof, and shall disseminate such information as will tend to produce a better quality thereof. He shall act for the state in the enforcement of the laws relating to the production, sale or manufacture of milk, oleo-margarine or renovated butter;' so that said section as amended, shall read as follows:

'Section 9. The commissioner of agriculture shall inquire into the methods of making butter and cheese in creameries or cheese factories, together with the methods of taking, preserving and testing samples of milk and cream in the same, investigate all dairy products and the production thereof, and shall disseminate such information as will tend to produce a better quality thereof. He shall act for the state in the enforcement of the laws relating to the production, sale or manufacture of milk, oleo-margarine or renovated butter; and for the above purposes he may employ chemists, agents and counsel, as may be necessary for the proper enforcement of such laws; and for such expenses there shall be appropriated a sum not exceeding five hundred dollars, to be allowed upon the approval of the governor and council upon the presentation of proper itemized vouchers.'

—commis-
sioner of
agriculture
shall inquire
into methods
of making
butter and
cheese.

—shall act for
state in
enforcement
of laws
relating to
sale of milk,
oleo-mar-
garine, etc.

Section 2. He and his agents and assistants shall have access to all places of business, factories, buildings, carriages and cars used in the manufacture, transportation or sale of dairy products

Shall have
access to all
factories.

CHAP. 40

—penalty for
hindrance in
performance
of his duties.

or imitations thereof, and to all vessels and cans used in the manufacture and sale of dairy products and their imitations. Whoever hinders, obstructs, or in any way interferes with the commissioner of agriculture, his agents, a milk inspector or other authorized officer in the performance of his duty shall be punished by a fine of one hundred dollars for the first offense and of two hundred dollars for each subsequent offense.

Section 3. This act shall take effect when approved.

. Approved March 7, 1905.

Chapter 40.

An Act to regulate the sale of Milk and Cream.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 8,
chapter 120, R.
S., amended.

Section 1. Section three of chapter one hundred and twenty-nine of the revised statutes is hereby amended by striking out the whole of said section and inserting in place thereof the following:

Sale of
impure milk
forbidden.

'Section 3. Whoever sells or offers for sale, milk or cream from cows known to be diseased, or from cows sick, or fed upon any substance deleterious to its quality, or kept in a filthy or unsanitary condition, or milk to which water or any foreign substance has been added, or sells or offers for sale as pure milk, any milk from which the cream has been taken, or milk in or from cans or other utensils that are not kept in a clean or sanitary condition, shall for a first offense be punished by a fine not exceeding fifty dollars, and for a second offense by a fine not exceeding one hundred dollars. When milk shall, by analysis, be found to contain over eighty-eight per cent of water or less than nine per cent of solids exclusive of fat, it shall be deemed prima facie evidence that said milk has been watered, and when milk, by analysis, shall be found to contain less than twelve per cent of solids and less than three per cent of fat, it shall be deemed prima facie milk from which cream has been taken, and any milk which, by analysis, shall be found to contain any foreign substance, shall be deemed milk to which a foreign substance has been added.'

—penalty for
violation of
this act.

—standard
milk,
analysis of.

Section 2. This act shall take effect when approved.

Approved March 7, 1905.

Chapter 41.

An Act providing penalties for non-feasance of duty by Sheriffs, Deputy Sheriffs and County Attorneys.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section sixty-nine of chapter twenty-nine of the revised statutes is hereby amended by inserting after the word "witnesses," in the ninth line, the words: 'Any sheriff, deputy sheriff, or county attorney, who shall wilfully or corruptly refuse or neglect to perform any of the duties required by this section, shall be punished by fine not exceeding one thousand dollars or by imprisonment not exceeding one year.' So that said section, as amended, shall read as follows:

Section 69,
chapter 29, R.
S., amended.

'Section 69. Sheriffs and their deputies and county attorneys shall diligently and faithfully inquire into all violations of law, within their respective counties, and institute proceedings in case of violations or supposed violations of law, and particularly the law against illegal sale of intoxicating liquors, and the keeping of drinking houses and tippling shops, gambling houses or places, and houses of ill-fame, either by promptly entering a complaint before a magistrate and executing the warrants issued thereon, or by furnishing the county attorney promptly and without delay, with the names of alleged offenders, and of the witnesses. Any sheriff, deputy sheriff or county attorney, who shall wilfully or corruptly refuse or neglect to perform any of the duties required by this section, shall be punished by fine not exceeding one thousand dollars or by imprisonment not exceeding one year. For services under this section, sheriffs, and their deputies acting under their directions, shall receive the same per diem compensation, as for attendance on the supreme judicial court, the same fees for travel as for the service of warrants in criminal cases, together with such necessary incidental expenses as are just and proper; bills for which shall be audited by the county commissioners, and paid from the county treasury. But said commissioners shall not allow any per diem compensation to said sheriffs or their deputies for any day for which said sheriffs or their deputies are entitled to fees or compensation for attendance at or service in any court. The provisions of this section as to compensation of sheriffs and their deputies, and the provisions of section five of chapter one hundred and seventeen shall not apply to the sheriff of Cumberland county, and his deputies acting under the provisions of this section.'

Duties of
sheriffs,
deputies and
county
attorneys.

—penalty for
non-feasance.

—compensa-
tion for
services.

CHAP. 42**Chapter 42.**

An Act to amend Section seventy-six, Chapter forty-eight, Revised Statutes, relating to Loan and Building Associations.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 76,
chapter 48, R.
S., amended.

Section seventy-six of chapter forty-eight of the revised statutes is hereby amended by striking out all of said section and inserting the following:

Incorporation of loan and building associations.

'Section 76. Except as hereinafter provided, no person, association or corporation shall carry on the business of accumulating and loaning or investing the savings of its members or of other persons in the manner of loan and building associations or carry on any business similar thereto within this state, unless incorporated under the laws thereof for such purpose.'

Approved March 8, 1905.

Chapter 43.

An Act to amend Section sixty of Chapter ninety-three of the Revised Statutes, relating to Liens on Monumental Work.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 60,
chapter 93, R.
S., amended.

Section 1. Section sixty of chapter ninety-three of the revised statutes is hereby amended so that said section as amended, shall read as follows:

Lien on
monumental
works for
two years,
established.

'Section 60. Whoever under express contract fixing the price to be paid by the other party thereto, sells, erects or furnishes any monument, tablet, headstone, vault, posts, curbing or other monumental work, has a lien thereon to secure the payment of such contract price, which continues for two years after the completion, delivery or erection of such monument, tablet, headstone, vault, posts, curbing or other monumental work, to be enforced by suit and attachment; such attachment to be recorded within said two years by the clerk of the town in which the property subject to the lien is then situated; or such lien may be enforced by petition setting forth the names and residences of the parties to the contract, the contract price, the sum due, the description and location of the property on which the lien is claimed and such other facts as are necessary to make it appear that such petitioner is entitled to an enforcement of such lien, and praying for judgment, for title and possession of the property therein described. Said petition, before service thereof, and within said two years, shall be recorded by the clerk of the

—by attachment.

—attachment to be recorded.

—or by petition.

—petition shall be recorded.

town in which such property is situated, and a certificate of such record endorsed thereon. The sum alleged to be due shall be deemed to be the damage demanded, and the petition, after being recorded, may be inserted in a writ, and made returnable, like other writs in transitory actions, before any court of competent jurisdiction. If the defendant is a known resident of the state he shall be served with a summons and copy of said writ and petition, otherwise the court, in term time or vacation, may order notice. If the petitioner prevails, he shall recover judgment for title and possession of the property on which the lien is claimed, and for his costs, and a possessory execution may issue. By virtue of such judgment the judgment creditor, if unopposed, may take possession and remove the property described in his execution, otherwise any officer qualified to serve civil process, having said execution, may take possession of said property and deliver the same to the judgment creditor, and shall make his return on said execution accordingly. Said lien may be discharged at any time before final judgment by tendering the petitioner the amount of the debt and costs.'

—defendant shall be served with summons, copy of writ and petition.

—discharge of lien.

Section 2. This act shall take effect when approved.

Approved March 8, 1905.

Chapter 44.

An Act relating to the prevention, control and extinguishment of Forest Fires in plantations and unorganized townships.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The forest commissioner shall take measures for the prevention, control and extinguishment of forest fires in all plantations and unorganized townships, and to this end he shall establish such forest districts as he may deem necessary for effective protection against loss or damage by such fires.

Forest districts to be established.

Section 2. The said commissioner shall appoint in and for each of said districts, so established, a chief forest fire warden, and he shall also appoint within such districts such number of deputy forest fire wardens as in his judgment may be required to carry out the provisions of this act, assigning to each of the latter the territory over and within which he shall have jurisdiction. All chief and deputy forest fire wardens, so appointed, shall hold office during the pleasure of said commissioner, be sworn to the faithful discharge of their duties by any officer authorized to administer oaths, and a certificate thereof shall be returned to the office of such commissioner.

Chief forest fire warden.

—deputy forest fire wardens.

—tenure of office.

CHAP. 44**Duties of
chief forest
fire wardens.**

• —shall patrol
forests.

—shall
gather
evidence.

—shall arrest
and prosecute
violators.

—other
duties.

—compensa-
tion.

—deputy
forest fire
warden.

—duties of
deputies.

—compensa-
tion.

**Duties of
when fire
occurs within
district of.**

Section 3. The said chief forest fire wardens, under the direction of said commissioner, shall have general supervision of their respective districts and of the deputy forest fire wardens therein. Each chief forest fire warden, when directed by the said commissioner, shall patrol the forests of his district for the purpose of searching out, extinguishing and guarding against forest fires. He shall investigate and gather evidence regarding the causes of forest fires, enforce all laws relating to forests and forest preservation, arrest all violators thereof, prosecute all offenses against the same and in this connection shall have the same power to serve criminal processes against such offenders and shall be allowed the same fees as a sheriff, or his deputy, for like services, and shall have and enjoy the same right as a sheriff to require aid in executing the duties of his office. Said chief forest fire wardens shall perform such other duties, at such times, and under such rules and regulations, as the said commissioner may prescribe, and each shall receive as compensation two dollars and fifty cents for each and every day of actual service, with an allowance for expenses of travel and subsistence not to exceed two dollars daily for such period. The said commissioner may authorize the employment of suitable persons to assist said chief forest fire wardens in patrolling their respective districts and every person so employed shall be paid fifteen cents for each hour of service so rendered by him and be provided with subsistence during such period. Deputy forest fire wardens shall perform such duties, at such times and under such rules and regulations, as the chief fire warden of the district, with the approval of said commissioner, may prescribe and they shall receive as compensation two dollars for each and every day of actual service.

Section 4. Whenever a fire occurs on, or is likely to do damage to forest lands within the district of any chief forest fire warden, he shall take immediate action to control and extinguish the same. If such fire occurs upon or is likely to do damage to forest lands within the territory of a deputy forest fire warden and the chief fire warden of the district is not present, then and in such case the deputy forest fire warden having jurisdiction of the territory shall forthwith proceed to control and extinguish the same, and he shall meanwhile, with all consistent dispatch, cause the said chief fire warden of the district to be notified of the occurrence of such fire. Until the arrival of the chief warden at the place of fire the deputy warden shall be in charge of the control and extinguishment of the same. For the purpose of controlling and extinguishing fires as aforesaid, chief forest fire wardens, and deputy forest fire wardens when in

charge of the control and extinguishment of forest fires or when so directed by the chief warden, may summon to their assistance citizens of any county, and each person so summoned and assisting shall be paid fifteen cents for each hour of service rendered by him. Immediately after the extinguishment of a fire the deputy forest fire warden who for any time may have been in charge of the same shall make return to the chief warden of the district of the expense thereof during the period of his being in charge, including the names of the persons so summoned and assisting, with their postoffice addresses and the hours of labor actually performed by each under his direction. The return shall be made upon oath and the said chief warden is hereby authorized and empowered to administer such oath. Upon receipt of such return the said chief fire warden shall carefully examine and audit the same and he may direct the deputy to amend and correct any return found to be incomplete, incorrect or insufficient in form. If upon examination and auditing of said return, and investigation of the subject matter thereof, said chief fire warden believes said return to be just and correct, he shall endorse his written approval thereon and forward the same so approved to said forest commissioner. The chief fire warden of every district burned by a forest fire shall, upon the extinguishment of such fire, promptly forward an exact and detailed statement of the expense, if any, which said chief fire warden may have incurred in connection with the extinguishment of such fire, to the said forest commissioner, who may confirm, reject or recommit either or both said approved return of said deputy or said detailed statement of said chief fire warden if justice so requires.

—may
summon
citizens
to assist.

—statement
of expenses,
when and to
whom made.

Section 5. All expense incurred under the provisions of this act shall be paid from the funds appropriated to and for the use of the forest commission.

Expenses,
from what
fund paid.

Section 6. All acts and parts of acts which are inconsistent with the provisions of this act, are hereby repealed.

Inconsistent
acts repealed.

Section 7. This act shall take effect when approved.

Approved March 8, 1905.

CHAP. 45**Chapter 45.**

An Act to amend Section ninety-seven of Chapter fifteen of the Revised Statutes of nineteen hundred and three, in relation to Schooling Children in unorganized townships.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 97,
chapter 15,
R. S.,
amended.

Section 1. Section ninety-seven of chapter fifteen of the revised statutes of nineteen hundred and three is hereby amended by substituting for the word "five" before the word "thousand" therein, the word 'seven,' so that said section shall read:

Appropriation.

'Section 97. For the purpose of carrying out the provisions of the three preceding sections, there is hereby appropriated the sum of seven thousand dollars annually which sum shall be deducted and set aside therefor by the treasurer of state from the annual school funds of the state.'

Section 2. This act shall take effect when approved.

Approved March 8, 1905.

Chapter 46.

An Act to amend Section fifty of Chapter forty-one of the Revised Statutes, relating to the alewife fishery in the Pemaquid river.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 50,
chapter 41,
R. S.,
amended.

Section fifty of chapter forty-one of the revised statutes is hereby amended by substituting in said section for the words eighteen hundred and ninety-five the words "nineteen hundred and five," so that said section shall read as follows:

Close time in
certain parts
of Pemaquid
river.

'Section 50. From the first day of April to the fifteenth day of July in each year, all persons are hereby prohibited from fishing with nets, seines, traps, weirs or any other contrivance, in that part of Pemaquid river which lies between Pemaquid Falls and a line drawn west from the site of the old Pemaquid fort, for the term of ten years from the twelfth day of February, nineteen hundred and five. Any person violating any of the provisions of this section shall be subject to a fine of one hundred dollars, and forfeiture of all boats, nets and apparatus used in such illegal fishing.'

Approved March 8, 1905.

Chapter 47.

An Act to amend an Act approved February ninth, nineteen hundred and five, in relation to the assessment of taxes on the estates of deceased persons before the appointment of Executors or Administrators of such estates.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

An Act to amend an act approved February ninth, nineteen hundred and five, in relation to the assessment of taxes on the estates of deceased persons before the appointment of executors or administrators of such estates.

An Act to amend an act approved February 9, 1905.

Section 1. This act is hereby amended by inserting after section one, paragraph eight, the following:

'This act shall apply not only in the future but also to the personal estate of all persons who have died since the first day of October, nineteen hundred and three, upon whose estate no appointment of any executor or administrator had been made prior to the first day of April, nineteen hundred and four, and upon which personal estate no tax has been paid since the death of such person.' So that said paragraph eight shall read as follows:

'VIII. The personal property of deceased persons in the hands of their executors or administrators not distributed shall be assessed to the executors or administrators in the town where the deceased last dwelt, until they give notice to the assessors that said property has been distributed and paid to the persons entitled to receive it. If the deceased at the time of his death did not reside in the state, such property shall be assessed in the town in which said executors or administrators live. Before the appointment of executors or administrators the property of deceased persons shall be assessed to the estate of the deceased in the town where he last dwelt, if in the state, otherwise in the town where the property is on the first day of April, and the executors or administrators subsequently appointed shall be liable for the tax so assessed. This act shall apply not only in the future but also to the personal estate of all persons who have died since the first day of October, nineteen hundred and three, upon whose estate no appointment of any executor or administrator had been made prior to the first day of April, nineteen hundred and four, and upon which personal estate no tax has been paid since the death of such person.'

Application of act specifically defined.

Section 2. This act shall take effect when approved.

Approved March 9, 1905.

Chapter 48.

An Act to amend Chapter fifteen of the Revised Statutes of Maine, relating to Education.

Section 14,
chapter 15, R.
S., amended.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section thirteen of chapter fifteen of the revised statutes is hereby amended by adding after the word "apportioned," in the last line of said section, the words 'but nothing in this section shall be so construed as to annul, or render void, the provisions made in section eighteen of this chapter for the establishment and maintenance of union schools by adjoining towns;' so that said section as amended, shall read as follows:

Towns shall
raise at least
eighty cents
for each
inhabitant.

—forfeiture
for non-
compliance.

—shall be
expended for
maintenance
of common
schools.

—union
schools.

Section 15,
chapter 15,
amended.

'Section 13. Every town shall raise and expend, annually, for the support of common schools therein, exclusive of the income of any corporate school fund, or of any grant from the revenue or fund from the state, or of any voluntary donation, devise or bequest, or of any forfeiture accruing to the use of schools, not less than eighty cents for each inhabitant, according to the census by which representatives to the legislature were last apportioned, under penalty of forfeiting not less than twice nor more than four times the amount of its deficiency, and all moneys provided by towns, or apportioned by the state for the support of common schools, shall be expended for the maintenance of common schools established and controlled by the towns by which said moneys are provided, or to which said moneys are apportioned; but nothing in this section shall be so construed as to annul, or render void, the provisions made in section eighteen of this chapter for the establishment and maintenance of union schools by adjoining towns.'

Section 2. Section fifteen of said chapter fifteen is hereby amended by adding, after the word "items," in the last line of said section, the words, 'The unexpended balance of all moneys raised by towns, or received from the state, for the payment of wages and board of teachers, fuel, janitors' services, conveyance or tuition and board of scholars, shall be credited to the school fund of the town and shall be brought forward in the item of resources for the year following that in which said unexpended balance occurred. This clause, relating to unexpended balances, shall not apply to cities,' so that said section as amended, shall read as follows:

Money
appropriated
for public
schools shall
be paid out
only on

'Section 15. No money appropriated by law for public schools shall be paid from the treasury of any town, except upon the written order of its municipal officers; and no such order shall be drawn by said officers except upon presentation of a

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properly avouched bill of items. The unexpended balance of all moneys raised by towns, or received from the state for the payment of wages and board of teachers, fuel, janitors' services, conveyance or tuition and board of scholars, shall be credited to the school fund of the town and shall be brought forward in the item of resources for the year following that in which said unexpended balance occurred. This clause, relating to unexpended balances, shall not apply to cities.'

written order
of municipal
officers.

—unexpended
balances.

—how
disposed of.

—shall not
apply to
cities.

Section 3. Section sixteen of said chapter fifteen is hereby amended by inserting, after the word "state" and before the word "they" in the sixth line of said section, the words 'or in any way, to comply with the laws prescribing the duties of towns in relation to public schools,' so that said section as amended, shall read as follows:

Section 16,
chapter 15,
amended.

'Section 16. When the governor and council have reason to believe that a town has neglected to raise and expend the school money required by law, or to examine teachers as prescribed by law, or to have instruction given in the subjects prescribed by law, or to provide suitable text books in the subjects prescribed by law, or faithfully to expend the school money received from the state, or, in any way, to comply with the laws prescribing the duties of towns in relation to public schools, they shall direct the treasurer of state to withhold further payment to such town from the state school fund and mill tax until such town satisfies them that it has expended the full amount of school money as required by law.'

Governor and
council may
withhold
school
moneys, in
certain cases

Section 4. Section nineteen of said chapter fifteen is hereby amended by inserting after the words "towns shall," in the first line of said section, the words 'expend the entire amount of the school fund and mill tax received from the state, together with the amounts arising from the eighty cents per capita, as provided in section thirteen of said chapter fifteen and the funds arising from the various sources enumerated in the first four lines of section thirteen of said chapter and the funds arising from the provisions of section fourteen of said chapter, for the payment of teachers' wages and board, fuel, janitors' services, conveyance of scholars and tuition and board of scholars, as provided in section two and section fifty of said chapter fifteen and shall,' so that said section nineteen, as amended, shall read as follows:

Section 19,
chapter 15,
amended.

'Section 19. Towns shall expend the entire amount of the school fund and mill tax received from the state, together with the amounts arising from the eighty cents per capita, as provided in section thirteen of said chapter fifteen and the funds arising from the various sources enumerated in the first four

Purposes for
which school
funds shall be
used.

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—teachers
wages, etc.

—conveyance
of scholars,
etc.

—school
books, etc.

—repairs,
insurance,
etc., how
paid.

—parent or
guardian may
provide text
books.

Section 35,
chapter 15,
amended.

Examination
of teachers.

—shall give
notice of.

—5 days
constitute a
school week,
4 weeks a
school
month.

Examination
of schools.

Paragraphs of
section 35
renumbered.

Shall direct
course of
instruction.

—text books

lines of section thirteen of said chapter and the funds arising from the provisions of section fourteen of said chapter, for the payment of teachers' wages and board, fuel, janitors' services, conveyance of scholars and tuition and board of scholars, as provided in section two and section fifty of said chapter fifteen and shall provide school books, apparatus and appliances for the use of pupils in the public schools, including all free high schools, at the expense of said town; and shall also pay for the necessary repairs of school buildings and insurance on same, if any, improvement and maintenance of school yards and playgrounds out of a sum or sums of money raised and appropriated for that purpose which shall be assessed like other money and shall be in addition to and independent of the amount which towns are required by law to raise, assess and expend for the support of common schools; provided, however, that any parent or guardian of any pupil in the public schools may, at his own expense, procure for the separate and exclusive use of such pupil, the text-books required to be used in such schools.'

Section 5. Section thirty-five of said chapter fifteen is hereby amended by striking out of said section, after the word "duties" in the second line of said section, all of paragraph one of said section, which paragraph is as follows:

"I. They shall appoint suitable times and places for the examination of candidates proposing to teach in town, and shall give notice thereof by posting the same in two or more public places within the town at least three weeks before the time of said examination, or by the publication of said notice for a like time in one or more newspapers having the largest circulation in the county. Five days constitute the school week, and four weeks a school month."

Also by striking out all of paragraph four of said section, which paragraph is as follows:

"IV. Examine the schools, and inquire into the regulations and discipline thereof, and the proficiency of the scholars, for which purpose one or more of the committee shall visit each school at least twice in summer and twice in winter; and use their influence to secure the regular attendance at school of the youth in their town."

Also by re-numbering the several paragraphs of said section, so that said section thirty-five, as amended, shall read as follows:

'Section 35. Superintending school committees shall perform the following duties:

'I. Direct the general course of instruction, and select a uniform system of text-books, due notice of which shall be given; no text-book thus introduced, shall be changed for five years

unless by vote of the town; any person violating this provision shall forfeit not exceeding five hundred dollars, to be recovered in an action of debt by any school officer or person aggrieved. And when said committee have made such selection of school books, they may contract, under section nineteen, with the publishers for the purchase and delivery thereof; make such rules as they deem effectual for their preservation and return; or, if they are kept for sale, may regulate the sale and appoint an agent to keep and sell them, and fix the retail price, which shall be marked on the title page of each book.

—may select text books and contract for same.

—may regulate sale of text books.

'II. They shall make provision for the instruction of all pupils in schools, supported by public money or under state control, in physiology and hygiene, with special reference to the effects of alcoholic drinks, stimulants and narcotics upon the human system.

Instruction in physiology and hygiene.

'III. After due notice and investigation they shall dismiss any teacher, although having the requisite certificate, who proves unfit to teach, or whose services they deem unprofitable to the school; and give to said teacher a certificate of dismissal and of the reasons therefor, a copy of which they shall retain, and such dismissal shall not deprive the teacher of compensation for previous services.

Dismissal of teachers.

'IV. Expel any obstinately disobedient and disorderly scholar, after a proper investigation of his behavior, if found necessary for the peace and usefulness of the school; and restore him on satisfactory evidence of his repentance and amendment.

May expel disobedient pupils.

—may restore repentant pupils.

'V. Exclude, if they deem it expedient, any person not vaccinated, although otherwise entitled to admission.

May exclude persons not vaccinated.

'VI. Prescribe the sum, on payment of which persons of the required age, resident on territory, the jurisdiction of which has been ceded to the United States, included in or surrounded by the town, may attend school in the town.

May prescribe tuition of pupils residing on territory ceded to U. S.

'VII. Determine what description of scholars shall attend each school, classify them, and transfer them from school to school where more than one school is kept at the same time.'

May classify pupils.

—may transfer pupils.

Section 6. Section thirty-six of said chapter fifteen is hereby amended by inserting after the words "shall direct," in the third line of said section, the words:

Section 36, chapter 15, amended.

'I. They shall appoint suitable times and places for the examination of candidates proposing to teach in town, and shall give notice thereof by posting the same in two or more public places within the town at least three weeks before the time of said examination, or by the publication of said notice for a like time in one or more newspapers having the largest circulation in the county. Five days constitute the school week, and four weeks a school month.'

Shall appoint times and places for examinations of teachers.

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Paragraphs
of section 36,
renumbered.

Superinten-
dent of
schools shall
be secretary
of school
committee.

Shall appoint
times and
places for
examina-
tions.

Qualifications
of teachers.

Certificates
to be given.

Shall employ
teachers.

School
census.

Also by re-numbering the several paragraphs of said section, so that said section thirty-six as amended, shall read as follows:

'Section 36. The superintendent of schools in every town shall be, ex-officio, secretary of the superintending school committee and shall perform such duties not herein enumerated as said committee shall direct.

'I. He shall appoint suitable times and places for the examination of candidates proposing to teach in town, and shall give notice thereof by posting the same in two or more public places within the town at least three weeks before the time of said examination, or by the publication of said notice for a like time in one or more newspapers having the largest circulation in the county. Five days constitute the school week, and four weeks a school month.

'II. On satisfactory evidence that a candidate possesses a good moral character and a temper and disposition suitable for an instructor of youth, he shall examine him in reading, spelling, English grammar, geography, history, arithmetic, civil government, bookkeeping, and physiology with special reference to the effects of alcoholic drinks, stimulants and narcotics upon the human system; and the elements of the natural sciences, especially as applied to agriculture, and such other branches as the superintending school committee desire to introduce into public schools, and particularly into the school for which he is examined; also as to his capacity for the government thereof.

'III. He shall give to each candidate found competent, a certificate that he is qualified to govern said school and instruct in the branches above named, and such other branches as may be necessary to be taught therein, or he may render valid by indorsement any graded certificates issued to teachers by normal school principals. No certificate shall be granted any person to teach in the public schools of the state, who has not passed a satisfactory examination in physiology and hygiene, with special reference to the effects of alcoholic drinks, stimulants and narcotics upon the human system.

'IV. He shall employ teachers, subject to the approval of the superintending school committee.

'V. He shall return under oath to the school committee, in April annually, a certified list of the names and ages of all persons in his town from five to twenty-one years, corrected to the first day of said month, leaving out of said enumeration all persons coming from other places to attend any college or academy, or to labor in any factory, or at any manufacturing or other business.'

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Section 7. Section thirty-eight of said chapter fifteen is hereby amended by striking out the words "he shall annually make a statement containing" in the first line of said section and inserting in place thereof the words 'the return called for in section thirty-seven shall contain,' also by striking out, after the word "particulars," in the second line of said section, all of paragraph one of said section, which paragraph is as follows:

Section 38,
chapter 15,
amended.

"I. The amount of money raised and expended for the support of schools, designating what part is raised by taxes, and what part from other funds, and how such funds accrued;" also by re-numbering the several paragraphs of said section, so that said section thirty-eight as amended, shall read as follows:

Paragraph 1,
stricken out.

'Section 38. The return called for in section thirty-seven shall contain the following particulars:

Return
of census,
shall
contain
the number
of children
between
5 and 21 years
of age.

'I. The number of children between five and twenty-one years of age, belonging to his town, on the first day of April preceding.

'II. The whole number and the average number of scholars attending the summer schools; the whole number and the average, attending the winter schools, also the total number of different scholars attending school two weeks or more of the preceding year, as shall appear from the teachers' registers returnable as provided in section eighty-five.

The whole
number and
average
number
attending
summer
schools.
—winter
schools.

'III. The average length of the summer schools in weeks; the average length of the winter schools in weeks; and the average length of the schools for the year.

Average
length of
summer and
winter
schools.

'IV. The number of male, and of female teachers employed in the public schools during any part of the year.

Number of
male and
of female
teachers
employed.

'V. The wages of male teachers a month, and the wages of female teachers a week, the cost of board to be added to the wages, in case the town pays the board.'

Wages
of teachers
per month.

Section 8. Section forty-five of said chapter fifteen is hereby amended by adding after the words "union of towns," in the last line of said section, the words, "The provisions of this section and of the five preceding sections shall apply equally to towns formed by the union of two or more towns;" so that said section forty-five, as amended, shall read as follows:

Section 45,
chapter 15,
amended.

'Section 45. No town shall receive state aid under section forty-two unless its appropriation and expenditure for superintendence have been exclusive of the amount required by law for common school purposes. If any part of the money raised by the towns or union of towns, or paid to them by the state for superintendence, is expended for any other purposes than those provided for in said section, then each person so misappropriating said money shall forfeit double the sum so

Superinten-
dence to be
paid for,
exclusive
of amount
required
for school
purposes.

—forfeiture
for violation.

CHAP. 48

misapplied, to be recovered in an action of debt, in the name and to the use of the town, by any inhabitant thereof; and no town or union of towns shall receive further aid under said section until the amount so misapplied has been raised and expended for superintendence by such town or union of towns. The provisions of this section and of the five preceding sections shall apply equally to towns formed by the union of two or more towns.'

**Section 49,
chapter 15,
amended.**

Section 9. Section forty-nine of said chapter fifteen is hereby amended by inserting after the words "is in session," in the third line of said section, the words 'and an absence therefrom of one-half day, or more, shall be deemed a violation of this requirement, and by striking out after the word "shall" in the third line from the last in said section, the words "forfeit a sum" and inserting in place thereof the words 'be punished by a fine;' also by striking out after the word "dollars" in the last line but one in said section, the words, "to the treasurer of the city or town;" so that said section, as amended, shall read as follows:

**Attendance
of children
of certain
ages,
required.**

'Section 49. Every child between the seventh and fifteenth anniversaries of his birth shall attend some public day school during the time such school is in session, and an absence therefrom of one-half day or more shall be deemed a violation of this requirement; provided that necessary absence may be excused by the superintending school committee or superintendent of schools or teachers acting by direction of either; provided also, that such attendance shall not be required if the child obtained equivalent instruction, for a like period of time, in an approved private school or in any other manner approved by the superintending school committee; provided, further, that children shall not be credited with attendance at a private school until a certificate showing their names, residences and attendance at such school signed by the person or persons having such school in charge, shall be filed with the school officials of the town in which said children reside; and provided, further, that the superintending school committee may exclude from the public schools any child whose physical or mental condition makes it inexpedient for him to attend. All persons having children under their control shall cause them to attend school as provided in this section, and for every neglect of such duty shall be punished by a fine not exceeding twenty-five dollars or shall be imprisoned not exceeding thirty days.'

**—necessary
absences,
how excused.**

**—provisions,
in case of
equivalent
instruction.**

**—further
provisions.**

**—persons
having
control
of children
shall cause
them to
attend school.**

**Section 51,
chapter 15,
amended.**

Section 10. Section fifty-one of said chapter fifteen is hereby amended by striking out, after the word "person," in the seventh line of said section, the words "liable to the penalty provided in said section" and by inserting in place thereof the words

'neglecting to perform the duties prescribed in said section by promptly entering a complaint before a magistrate,' and by striking out the word "neglecting" in the thirteenth line of said section the words "to prosecute when directed as required by law" and inserting in place thereof the words 'any duty required of them under the provisions of this chapter' and by striking out, after the words "fifty dollars" in the fourteenth line of said section, the words "to the use of the public schools in the city or town neglecting as aforesaid, or to the use of the public schools in the city or town where such truant officer resides," so that said section fifty-one as amended, shall read as follows:

'Section 51. Cities and towns shall annually elect one or more persons, to be designated truant officers, who shall inquire into all cases of neglect of the duties prescribed in section forty-nine and ascertain the reasons therefor and shall promptly report the same to the superintending school committee, and such truant officers or any of them shall, when so directed by the school committee or superintendent in writing, prosecute in the name of the city or town, any person neglecting to perform the duties prescribed in said section, by promptly entering a complaint before a magistrate; and said officers shall, when notified by any teacher that any pupil is irregular in attendance, arrest and take such pupil to school when found truant; and further such officers shall enforce the provisions of sections one hundred and eighteen to one hundred and twenty, inclusive, of this chapter. Every city or town neglecting to elect truant officers, and truant officers neglecting any duty required of them under the provisions of this chapter shall forfeit not less than ten nor more than fifty dollars. The municipal officers shall fix the compensation of the truant officers, elected as prescribed in this section. Superintending school committees may fill vacancies occurring during the year, and shall elect truant officers at their first meeting after the annual meeting of the town, in case the town neglects to do so, or the truant officers elect, or any of them, fail to qualify.'

Truant
officers.

—duties of.

—when
arrest may be
made.

—compensa-
tion of truant
officers.

—vacancies,
how filled.

Section 11. Section fifty-three of said chapter fifteen is hereby amended by striking out after the word "shall," which is the last word in the fourth line of said section, the words "forfeit not exceeding twenty dollars for the use of the public schools of the city or town in which such child resides, to be recovered by the truant officer on complaint" and by inserting in place thereof the words 'be punished by a fine not exceeding twenty dollars,' so that said section, as amended, shall read as follows:

Section 53,
chapter 15,
amended.

'Section 53. Any person having control of a child, who is an habitual truant, as defined in the foregoing section, and

Persons
responsible
for truancy.

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how
punished.

being in any way responsible for such truancy, and any person who induces a child to absent himself from school, or harbors or conceals such child when he is absent, shall be punished by a fine not exceeding twenty dollars or shall be imprisoned not exceeding thirty days.'

Section 54,
chapter 18,
amended.

Section 12. Section fifty-four of said chapter fifteen is hereby amended by adding after the word "fifty-three," in the last line of said section, the words 'all warrants issued by said courts or trial justices upon complaint, or for an offense committed under said sections and all legal processes issued by said courts or trial justices for the purpose of carrying into effect the provisions of this section and of said sections numbered forty-nine, fifty-one and fifty-three, shall be directed to and executed by the truant officer, or either of the truant officers, of the town where the offense is committed. All fines collected under said three last named sections shall be paid to the treasurer of the city or town in which the offense is committed, for the support of the public schools therein,' so that said section fifty-four, as amended, shall read as follows:

Habitual
truants may
be committed
to state
school for
boys.

—or to
state
industrial
school for
girls.

—truant
officer may
execute
warrants.

'Section 54. On complaint of the truant officer, an habitual truant, if a boy, may be committed to the state school for boys, or if a girl, to the state industrial school for girls, or to any truant school that may hereafter be established. Police or municipal courts and trial justices shall have jurisdiction of such complaint and of the offenses described in sections forty-nine, fifty-one and fifty-three. All warrants issued by said courts or trial justices upon such complaint, or for an offense committed under said sections, and all legal processes issued by said courts or trial justices for the purpose of carrying into effect the provisions of this section and of said sections numbered forty-nine, fifty-one and fifty-three, may be directed to and executed by the truant officer, or either of the truant officers, of the town where the offense is committed. All fines, collected under said two last named sections, shall be paid to the treasurer of the city or town in which the offense is committed, for the support of the public schools therein.'

Section 62,
chapter 15,
amended.

Section 13. Section sixty-two of said chapter fifteen is hereby amended by inserting after the word "town" in the first line of said section the words 'which does not maintain a free high school of standard grade' and, further, by inserting after the word "town" in the first part of the third line of said section, the words 'or with the school board of any adjoining town' and by erasing the word "established" in the fifth line of said section and inserting in place thereof the word 'approved,' also by inserting after the word "made" in the sixth line of said sec-

tion the words 'with the trustees of any academy,' also by inserting after the word "academy," in the tenth line of said section, the words 'or in such free high school,' so that said section sixty-two as amended, shall read as follows:

'Section 62. Any town which does not maintain a free high school of standard grade may from year to year authorize its superintending school committee to contract with and pay the trustees of any academy in said town, or with the school board of any adjoining town for the tuition of scholars within such town in the studies contemplated by the seven preceding sections, under a standard of scholarship to be approved by such committee; and when such contract has been made with the trustees of any academy the school committee with an equal number from the board of trustees of such academy shall form a joint committee for the selection of all teachers and the arranging of the course of study in such academy, when such academy has less than ten thousand dollars endowment; and the expenditure of any town for tuition in such academy, or in such free high school, shall be subject to the same conditions and shall entitle such town to the same state aid as if it had made such expenditure for a free high school.'

Provisions for pupils in towns having no free high schools.

Section 14. Section eighty-eight, of said chapter fifteen is hereby amended by adding after the word "days" in the last line of said section the words, 'When any one of the above named holidays falls upon a Sunday, the Monday following shall be observed as a school holiday, with all the privileges applying to any of the days above named;' so that said section eighty-eight, as amended, shall read as follows:

Section 88, chapter 15, amended.

'Section 88. The following days shall be observed as school holidays, namely: New Year's day, January one; Washington's birthday, February twenty-two; Memorial day, May thirty; Independence day, July four; Labor day, first Monday in September; Christmas day, December twenty-five; Thanksgiving, Fast and Arbor days, as appointed by the governor and council. Provided, however, that Arbor day shall not be recognized as a school holiday, unless observed by teacher and pupils for the purpose of which it is designated by the governor and council. All teachers of public schools in the state may close their schools on the days above mentioned and draw pay the same as if their schools had been in session upon those days. When any one of the above named holidays falls upon a Sunday, the Monday following shall be observed as a school holiday, with all the privileges applying to any of the days above named.'

School holidays.

—teachers may close schools on holidays.

—when holiday falls on Sunday.

CHAP. 49**Chapter 49.**

An Act relating to the bills of expenses of State and County Officers.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

State and
county
officers
required
to render
oath and make
oath to bill
of expenses.

Section 1. Every state and county officer whenever required by law to render a bill of expenses, shall itemize the same and make oath, before presenting it for auditing or payment, that it includes only actual cash outlay while in the performance of his official duties.

Section 2. This act shall take effect when approved.

Approved March 11, 1906.

Chapter 50.

An Act ceding to the United States exclusive jurisdiction over certain lands acquired for public purposes within this State, and authorizing the acquisition thereof.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Consent of
state of
Maine given
to acquisition
of land
by U. S.

Section 1. That the consent of the state of Maine is hereby given, in accordance with the seventeenth clause, eighth section, of the first article of the constitution of the United States, to the acquisition by the United States, by purchase, condemnation, or otherwise, of any land in this state required for sites for custom houses, court houses, post offices, arsenals or other public buildings whatever, or for any other purposes of the government.

Exclusive
jurisdiction
except for
service of
civil and
criminal
process.

Section 2. That exclusive jurisdiction in and over any land so acquired by the United States shall be, and the same is hereby ceded to the United States, for all purposes except the service upon such sites of all civil and criminal process of the courts of this state, but the jurisdiction so ceded shall continue no longer than the said United States shall own such lands.

When
jurisdiction
shall vest.

Section 3. The jurisdiction ceded shall not vest until the United States shall have acquired the title to said lands by purchase, condemnation or otherwise, and so long as the said lands shall remain the property of the United States when acquired as aforesaid, and no longer, the same shall be and continue exempt and exonerated from all state, county and municipal taxation, assessment or other charges which may be levied or imposed under the authority of this state.

Section 4. This act shall take effect when approved.

Approved March 11, 1906.

Chapter 51.

An Act pertaining to the duties of the Cattle Commissioners.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

It shall be the duty of the cattle commissioners to examine the sanitary conditions of all stables visited and suggest such changes to the proprietors as they deem advisable, and incorporate in their annual report such general recommendation as the subject of stable sanitation in their judgment may be required.

Duty
of cattle
commis-
sioners.

Approved March 11, 1905.

Chapter 52.

An Act to amend Section twenty-six of Chapter three of the Revised Statutes, in relation to printing of the different departments.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section twenty-six of chapter three of the revised statutes is hereby amended by adding after the word "necessary" in the fourth line and before the word "except" in the fifth line of said section the following words 'such order for printing to be subject to the approval of the governor and council,' so that said section as amended, shall read as follows:

Section 26,
chapter 3,
R. S.,
amended.

'Section 26. Each department, bureau and institution may have printed at the expense of the state, bulletins and circular letters of inquiry and information, at such times and in such numbers as the officer in charge thereof may consider necessary, such order for printing to be subject to the approval of the governor and council.

Orders for
printing
reports, etc.,
to have
approval
of governor
and council.

Except as hereinbefore provided, no reports, catalogues or compilations shall be printed, stitched or bound by any department, bureau, commission or institution of the state, at the expense of the state, unless by virtue of special legislative provision therefor.'

Approved March 15, 1905.

CHAP. 53**Chapter 53.**

An Act to amend section eleven of chapter one hundred and sixteen of the Revised Statutes, relating to compensation of the Executive Council.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Paragraph 1,
section 11,
chapter 116, R.
S., amended.

Section 1. Paragraph one of section eleven of chapter one hundred and sixteen of the revised statutes, is hereby amended by striking out all after the first sentence of said paragraph, and inserting in its stead the following: 'For services at other sessions of the council each member thereof shall receive twenty dollars for each session, and actual expenses; for authorized services on committees when the council is not in session, and for services on the committee to examine the state prison, each councilor shall receive five dollars a day and actual expenses;' so that said paragraph as amended, shall read as follows:

Compensa-
tion of
members of
executive
council.

—during
legislative
session.

—at other
sessions.

'1. Each member of the executive council shall receive the same compensation and travel as a representative to the legislature, for services as a councilor during the session of the council commencing in January and closing immediately after the adjournment of the legislature. For services at other sessions of the council each member thereof shall receive twenty dollars for each session, and actual expenses; for authorized services on committees when the council is not in session, and for services on the committee to examine the state prison, each councilor shall receive five dollars a day and actual expenses.'

Act shall take
effect July 1,
1905.

Section 2. This act shall take effect on the first day of July, one thousand nine hundred and five.

Approved March 15, 1905.

Chapter 54.

An Act relating to the compensation of Examining Boards.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Compensa-
tion of boards
of medicine,
etc.

—per diem.

—expenses.

—books,
stationery
and postage.

Section 1. The members of the boards of registration in medicine, dentistry, pharmacy, embalming and the examiners of applicants for admission to the bar, shall receive as compensation for their services five dollars a day, for the time actually spent, and their necessary expenses incurred in the discharge of their duties, to be certified by the clerks of their respective boards, and audited by the governor and council. The secretary of each board may also be allowed extra compensation for books, stationery and postage, and their necessary

expenses actually incurred. All sums of money received from applicants for examination shall be accounted for and paid quarterly to the treasurer of the state. But in no event shall the compensation for services and expenses exceed the amounts received by each board as fees from applicants in any one year.

Section 2. This act shall take effect on the first day of July, one thousand nine hundred and five.

Approved March 15, 1905.

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—fees shall be paid to state treasurer.

—compensation limited to receipt.

Act shall take effect July 1, 1905.

Chapter 55.

An Act to amend Chapter fifteen of the Revised Statutes, relating to the Education of Youth.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section forty of chapter fifteen of the revised statutes is hereby amended by striking out the word "twenty-five" in the second line of said section and inserting in place thereof the word 'twenty,' so that said section as amended, shall read as follows:

'Section 40. The school committees of two or more towns having under their care and custody an aggregate of not less than twenty nor more than fifty schools, may unite in the employment of a superintendent of schools, provided they have been so authorized by a vote of their towns at the regular town meetings, or special town meetings called for that purpose.'

Approved March 15, 1905.

Section 40, chapter 15, R. S., amended.

Superintendent of schools for union of two or more towns.

Chapter 56.

An Act to fix the salary of the Governor.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

On and after January first, nineteen hundred and seven, the salary of the governor shall be three thousand dollars a year, payable quarterly on the first days of January, April, July and October.

Approved March 15, 1905.

Salary of governor.

Chapter 57.

An Act additional to Chapter ninety-three of the Revised Statutes, relating to Mechanics' Liens.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Lien on vehicles.

Section 1. Whoever performs labor by himself or his employees in manufacturing, or repairing the ironwork or woodwork of wagons, carts, sleighs and other vehicles by direction or consent of the owner thereof, shall have a lien on such vehicle for his reasonable charges for said labor and materials used.

Lien shall have precedence.

Section 2. Such lien shall have precedence of all other claims and incumbrances on said vehicles not made to secure a similar lien and may be enforced as hereinafter specified; said lien, however, shall be dissolved if said property has actually changed ownership prior to the filing of said lien claim in the town clerk's office as herein required.

Lien shall be filed in office of town clerk within 30 days after labor is performed.

Section 3. The lien mentioned in the preceding sections shall be dissolved unless the claimant within thirty days after the labor is performed, files in the office of the clerk of the town in which the owner of such vehicle resides a true statement of the amount due him for such labor with all just credits given together with a description of the vehicle manufactured or repaired sufficient to identify it and the name of the owner, which shall be subscribed and sworn to by the person claiming the lien or by some one in his behalf and recorded in a book kept for that purpose by the clerk, who is entitled to the same fees therefor as for recording mortgages.

—fees for record.

Inaccuracy of statement does not invalidate validity of lien.

Section 4. No inaccuracy in such statement relating to said property, if the same can be reasonably recognized, or in stating the amount due for labor or materials invalidates the proceedings, unless it appears that the person making it wilfully claims more than his due.

Enforcement of lien.

Section 5. Such lien may be enforced by a writ of attachment at any time within ninety days after the labor is performed and not afterwards, provided said lien claim is duly filed as herein required.

Approved March 15, 1905.

Chapter 58.

An Act to amend Chapter thirty-four, Section three of the Revised Statutes, relating to Notaries Public.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section three of chapter thirty-four of the revised statutes is hereby amended by striking out in the fourth line thereof after the word "notaries," the following words: "take depositions and do any official act which may be performed by a justice of the peace; take acknowledgment of deeds and other instruments, and administer oaths in all cases where a justice of the peace can act; certify country products;" also by striking out after the word "law," in the tenth line, the words "and shall record at length, in a book of records, all acts, protests, depositions, and other things, by him noted or done in his official capacity;" also by adding at the end of said section the following words: 'he may do all things that justices of the peace are or may be authorized to do and shall have the same territorial jurisdiction; he shall record all mercantile and marine protests by him noted and done in his official capacity,' so that said section as amended, shall read as follows:

Section 3,
chapter 34,
R. S.,
amended.

'Section 3. He may, in behalf of any person interested, present any bill of exchange or other negotiable paper for acceptance or payment to any party liable therefor; notify indorsers or other parties thereto; record and certify all contracts usually recorded or certified by notaries; and in general, do all acts which may be done by notaries public according to the usages of merchants, and authorized by law; he may do all things that justices of the peace are or may be authorized to do and shall have the same territorial jurisdiction; he shall record all mercantile and marine protests by him noted and done in his official capacity.'

Powers and
duties of.

Section 2. This act shall apply to notaries public already appointed and shall validate any acts heretofore done by them which would be valid hereunder.

Former acts
validated.

Approved March 15, 1905.

CHAP. 59**Chapter 59.**

An Act to amend Section eight of Chapter one hundred and seventeen of the Revised Statutes, relating to Constables.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 8,
chapter 117,
R. S.,
amended.

Section 1. Section eight of chapter one hundred and seventeen of the revised statutes is hereby amended by striking out in the first line of said section the word "travel" and inserting in the second line of said section after the word "cents" the following, 'and for travel six cents a mile each way,' so that said section as amended, shall read as follows:

Fees of
constables.

'Section 8. The fees of constables for the service and return of each venire, are one dollar and fifty cents, and for travel six cents a mile each way, to be paid out of the county treasury; and for services which may be performed either by a deputy sheriff or a constable, the constable is allowed the same fees as a deputy sheriff, unless otherwise provided.'

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 60.

An Act to amend Section one hundred and one of Chapter four of the Revised Statutes, relating to Harbors.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 101,
chapter 4,
R. S.,
amended.

That section one hundred and one of chapter four of the revised statutes be amended by substituting for the word "may" wherever it appears in said section the word 'shall,' so that said section as amended, shall read as follows:

Municipal
authorities
shall make
rules for the
keeping open
of harbors.

'Section 101. The municipal authorities of all maritime towns and plantations shall make rules and regulations for the keeping open of convenient channels for the passage of vessels in the harbors and waterways of the towns for which they act, and shall establish the boundary lines of such channels, and assign suitable portions of their harbors for anchorages.'

Approved March 15, 1905.

Chapter 61.

An Act to amend Section twenty-three of Chapter eighty-three of the Revised Statutes, relating to Orders for Service.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section twenty-three of chapter eighty-three of the revised statutes is hereby amended by adding thereto the following: 'but no first order for service shall be made at any other than the return term; and no subsequent order, if any person interested objects thereto unless for good cause shown,' so that said section, as amended, shall read as follows:

Section 23,
chapter 83,
R. S.,
amended.

'Section 23. When the property of a defendant is attached on a writ, and no service is made on him before entry, or if service in any case is defective for any cause, without fault of the plaintiff or his attorney, the court may order a new service, which, when made, is as effectual as if proper service had been made in the first instance; but no first order for service shall be made at any other than the return term; and no subsequent order, if any person interested objects thereto unless for good cause shown.'

New service,
provisions
for.

Approved March 15, 1905.

Chapter 62.

An Act to amend Section twelve of Chapter one hundred and forty of the Revised Statutes, relating to Coroner's Inquests.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section twelve of chapter one hundred and forty of the revised statutes is hereby amended by striking out the fifth, sixth, seventh and eighth lines and inserting in the place thereof the following, 'party giving notice that a dead body has been found, and the person who picked up such dead body, and the person who has had the care of such body until taken charge of by the coroner, shall be paid a suitable compensation by the county for their personal services,' so that said section as amended, shall read as follows:

Section 12,
chapter 140, R.
S., amended.

'Section 12. The coroner, whether an inquest is held or not, the jurors, witnesses and any other person required to summon jurors or witnesses, shall be allowed, in addition to the regular fees, a sum sufficient to make a reasonable compensation for all their services and expenses, and the party giving notice that a dead body has been found, and the person who picked up such dead body, and the person who has had the care of such body until taken charge of by the coroner, shall be paid a suitable compensation by the county for their personal services.'

Compensa-
tion of
coroners.

---compensa-
tion of party
giving notice
of finding of
dead body.

Approved March 15, 1905.

CHAP. 63**Chapter 63.**

An Act to amend Section ten of Chapter fifty-two of the Revised Statutes, relating to the management and operation of Steam Railroads.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 10,
chapter 52, R.
S., amended.

Section 1. Section ten of chapter fifty-two of the revised statutes is hereby amended by striking out the words "at grade" in the first line of said section, and inserting in place thereof the words 'each other,' so that said section as amended, shall read as follows:

Railroads
crossing each
other shall
be deemed
connecting
roads.

'Section 10. Railroads intersecting or crossing each other, shall be deemed, for all business purposes, connecting roads.'

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 64.

An Act to amend Chapter two hundred and sixty-six of the Public Laws of eighteen hundred and ninety-three, as amended by Chapters one hundred and twenty-eight of the Public Laws of eighteen hundred and ninety-nine, one hundred and fifty-nine and one hundred and sixty-seven of the Public Laws of nineteen hundred and one, and seventy-three and two hundred and twelve of the Public Laws of nineteen hundred and three, relating to the Militia.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 9,
amended.

Section 1. Section nine of said act is hereby amended by adding thereto the following words: 'And whenever the United States is invaded, or in danger of invasion from any foreign nation, or of rebellion against the authority of the government of the United States, or the president is unable, with the other forces at his command, to execute the laws of the union in any part thereof, the president may call out such number of the enrolled militia, or such portion of the National Guard, as he may deem necessary to repel such invasion, suppress such rebellion, or to enable him to execute such laws, for a period not exceeding nine months, in any part of the United States. He may specify in his call the period for which such service is required, not exceeding nine months, and the militia so called shall continue to serve during the term so specified, unless sooner discharged by order of the president,' so that said section, as amended, shall read as follows:

Occasions
when
enrolled
militia may

'Section 9. The enrolled militia shall be subject to active duty, only, in case of war, or to prevent or repel invasion, or to suppress insurrection or riot, or to aid civil officers in the execu-

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tion of the law. And whenever the United States is invaded, or in danger of invasion from any foreign nation, or of rebellion against the authority of the government of the United States, or the president is unable, with the other forces at his command to execute the laws of the union in any part thereof, the president may call out such number of the enrolled militia, or such portion of the National Guard, as he may deem necessary to repel such invasion, suppress such rebellion, or to enable him to execute such laws, for a period not exceeding nine months, in any part of the United States. He may specify in his call the period for which such service is required, not exceeding nine months, and the militia so called shall continue to serve during the term as specified, unless sooner discharged by order of the president.'

be subject to
active
service.

—president
may call out
enrolled
militia.

—for a period
not to exceed
nine months.

Section 2. Section seventeen of said act is hereby amended by striking out all after the word "annually" in the seventeenth line thereof and inserting the following: 'He shall make returns to the secretary of war at such times and in such form as he shall from time to time prescribe, of the strength of the organized militia and also make such report as may from time to time be required by the Secretary of War.' So that said section, as amended, shall read as follows:

Section 17,
amended.

'Section 17. The adjutant general shall distribute all orders from the commander-in-chief, attend all public reviews when the commander-in-chief shall review the troops or any part thereof, obey all orders from him relative to carrying into execution and perfecting the system of military discipline established by the laws of the state and of the United States, prepare and furnish blank forms for the different returns and rolls that may be required and explain how such returns and rolls should be made, distribute all books required to be furnished at the public expense, receive from the several officers in the military force the reports they are required to make, and from such reports he shall make proper abstracts and lay the same, together with a full report of the business of his department, and a statement of the strength, condition and efficiency of the military forces of the state, before the commander-in-chief on or before the thirty-first day of December annually. He shall make returns to the Secretary of War at such times and in such form as he shall from time to time prescribe, of the strength of the organized militia and also make such report as may from time to time be required by the Secretary of War.'

Duties of
adjutant
general.

—shall make
returns to
secretary of
war.

Section 3. Section twenty-six of said act is hereby amended by striking out the words "an ambulance corps, and," and add-

Section 26,
amended.

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National
Guard, of
what it shall
consist.

ing the words 'and a naval reserve,' so that said section, as amended, shall read as follows:

'Section 26. The active militia shall be known and designated as the National Guard of the state of Maine, and on a peace footing shall consist of not more than twenty-four companies of infantry, one battery of light artillery, two troops of cavalry, a signal corps and a naval reserve.'

Section 31,
amended.

Section 4. Section thirty-one of said act is hereby amended by inserting after the word "miles" in the fifth line thereof, the words 'provided, however, that any member of the National Guard, who is otherwise eligible, may be permitted to re-enlist within thirty days after the expiration of the term of his previous enlistment, provided he is less than sixty years of age,' so that said section, as amended, shall read as follows:

What persons
may be
enlisted.

'Section 31. No enlistment shall be allowed in the National Guard of other than able bodied citizens of this state, between the ages of sixteen and forty years, residing in the town where the armory of the organization in which they enlist is situated, or within a radius of seven miles; provided, however, that any member of the National Guard, who is otherwise eligible, may be permitted to re-enlist within thirty days after the expiration of the term of his previous enlistment, provided he is less than sixty years of age. In time of peace, no minor shall be enlisted in the National Guard without the written consent of his parent or guardian, which shall appear on the enlistment paper.'

Sections 35 to
45, inclusive,
amended.

Section 5. Sections thirty-five to forty-five inclusive are hereby amended by striking out the entire sections and substituting others so that said sections, as amended, shall read as follows:

Arrangement
of organiza-
tions of the
National
Guard.

'Section 35. The organizations of the National Guard may be arranged by the commander-in-chief into squadrons, battalions, regiments and brigades, and he may change the arrangement thereof at his pleasure.

Assignment
of organiza-
tions.

'Section 36. Each organization shall be assigned to its respective squadron, battalion or regiment and be numbered or lettered at its formation.

Constitution
of the
several
organiza-
tions.

'Section 37. The several organizations of the National Guard shall be constituted the same as is now or may be hereafter prescribed for the regular or volunteer armies of the United States, provided that in time of peace, or until changed by order of the commander-in-chief, the organizations of the National Guard shall be constituted as follows.

Company
of infantry,
composition
of.

'Section 38. A company of infantry shall consist of one captain, one first lieutenant, one second lieutenant, one first sergeant, one quartermaster sergeant, four sergeants, six cor-

porals, one cook, two musicians and not less than thirty-five privates.

'Section 39. A battalion of infantry shall consist of one major, one battalion adjutant (first lieutenant), one battalion sergeant major and four companies.

Battalion of infantry, composition of.

'Section 40. A regiment of infantry shall consist of one colonel, one lieutenant colonel, one adjutant, one quartermaster, and one commissary, each with the rank of captain, one surgeon (major), one assistant surgeon (captain), one assistant surgeon (first lieutenant), one chaplain, one sergeant major, one quartermaster sergeant, one commissary sergeant, two color sergeants, a band to consist of one chief musician, one principal musician, one drum major, four sergeants, eight corporals, one cook and ten privates; a hospital corps to consist of one sergeant (first class), three sergeants, six privates (first class), and three privates; and three battalions.

Regiment of infantry, composition of.

'Section 41. A troop of cavalry shall consist of one captain, one first lieutenant, one second lieutenant, one first sergeant, one quartermaster sergeant, four sergeants, six corporals, one cook, one farrier, one saddler, one wagoner, two trumpeters and not less than thirty-three privates.

Troop of cavalry, composition of.

'Section 42. A battery of field artillery shall consist of one captain, two first lieutenants, one second lieutenant, one first sergeant, one quartermaster sergeant, one stable sergeant, six sergeants, twelve corporals, one cook, one artificer, two musicians and not less than twenty-eight privates.

Battery of field artillery, composition of.

'Section 43. A signal company shall consist of one captain, one first lieutenant, one second lieutenant, two first class sergeants, four sergeants, five corporals, not less than eleven first class privates and eight privates.

Signal company, composition of.

'Section 44. Each colonel of a regiment may enlist and muster a band of musicians, not to exceed twenty-six, to be constituted as provided in section forty of this act; provided, that the members of such band shall furnish their own uniforms and instruments. They may be recommended for discharge by the colonel at his pleasure.

Musicians.

'Section 45. A brigade shall consist of one brigadier general with a staff to be constituted the same as now or may be hereafter provided for the regular or volunteer army of the United States, and not less than two regiments of infantry. At camps of instruction, maneuvers or field exercises, or when called into active service for the state in case of riot, insurrection, tumult or invasion, actual or impending, the commander-in-chief may attach to a brigade such troops of cavalry, batteries of artillery and organizations of special troops, as may appear to him advisable.'

Brigade, composition of.

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**Section 60,
amended.**

Section 6. Section sixty of said act is hereby amended by inserting after the word "service" in the tenth line thereof the following:

'Provided, that an officer having successfully passed an examination before said board and being commissioned in the rank of major shall be exempt from further examination in case of election or appointment to a higher rank;' by striking out the word "enlarge" in the eighteenth line and substituting therefor the word 'extend;' by adding thereto the following: 'Whenever in the opinion of the commander-in-chief the necessity exists, any commissioned officer may be ordered before the board of examination who may inquire into his moral character, general knowledge of military affairs, and fitness for the service. Said board to report its findings to the commander-in-chief for such further action as he may deem advisable.' So that said section as amended, shall read as follows:

**Military
board.**

**--commis-
sion shall
not issue
before
examination.**

'Section 60. The commander-in-chief shall appoint a military board of three officers to inquire into the qualifications of all persons elected or appointed to any office below the grade of brigadier general and claiming a commission under this act, except upon the staff of the commander-in-chief, and no commission shall issue until the person so elected or appointed shall have passed a satisfactory examination before such board, as to his moral character, his general knowledge of military affairs proportionate to the office to be held, and his fitness for the service, provided, that an officer having successfully passed an examination before said board and being commissioned in the rank of major shall be exempt from further examination in case of election or appointment to a higher rank. If he fails to appear before the board when notified or is adjudged unqualified, a new election shall be ordered or appointment made; and no person who has failed to pass such examination shall be eligible to election or appointment to an office of equal or higher grade in the National Guard, for the period of one year thereafter. Such examination shall be made within thirty days after the election or appointment, unless the commander-in-chief shall for good cause extend the time. At least two members of said board shall be of a grade equal or superior to that of the office to be filled. In case said office shall be of the medical staff or naval reserve, then, for the former, there shall be added to and become a member of the board, the surgeon general, and for the latter, an officer of the naval reserve, other than the person to be so examined. In case of the absence of any member of the board, or of disability to sit by reason of rank, or if for other cause the board is not of the required number, the commander-

**--examina-
tion shall
be made
within 30
days after
election or
appointment.**

**--grade of
examining
boards.**

in-chief may detail an officer for the time being. Whenever in the opinion of the commander-in-chief the necessity exists, any commissioned officer may be ordered before the board of examination who may inquire into his moral character, general knowledge of military affairs, and fitness for the service. Said board to report its findings to the commander-in-chief for such further action as he may deem advisable.'

Section 7. Section one hundred and twelve of said act is hereby amended by inserting between the words "witnesses" and "and" in the fourth line thereof, the words 'or to forfeiture of pay and allowance due for military service, or both,' so that said section, as amended, shall read as follows:

Section 112,
amended.

'Section 112. Courts martial may, when no other punishment is fixed by law, sentence an officer or enlisted man convicted by them, to pay a fine of not exceeding two hundred dollars and costs of witnesses, or to forfeiture of pay and allowances due for military services, or both; and all fines and costs imposed by them may be recovered by the adjutant general in an action of debt in the name of the state. They may in addition to the foregoing or any other punishment fixed by law, sentence an officer convicted by them to be cashiered, dishonorably discharged, discharged without honor, discharged, or reprimanded in orders, and if sentenced to be cashiered or dishonorably discharged, the court shall adjudge him disqualified for life or for any term of years according to the aggravation of the offense, for holding any military office. And they may also in addition to the foregoing, or any other punishment fixed by law, sentence any enlisted man convicted by them to be dishonorably discharged, discharged without honor, or discharged, or may adjudge him disqualified for life or for any term of years according to the aggravation of the offense for re-enlistment or for holding any military office.'

Courts
martial,
powers of.

Section 8. Section one hundred and fourteen of said act is hereby amended by striking out the word "and" in the sixth line, and inserting in place thereof the word 'or' so that said section, as amended, shall read as follows:

Section 114,
amended.

'Section 114. The commander-in-chief may, from time to time, appoint military boards of inquiry to consist of one or more officers, not exceeding five, and a recording officer to reduce the proceedings and evidence in writing, whose duty it shall be to examine into any military transaction, or into the qualification, efficiency or propriety of conduct of any officer or soldier, who may be ordered before them for such examination; or for the purpose of settling any military question, or for estab-

Military
boards of
inquiry.

—duty of
board.

CHAP. 64

lishing good order and discipline; the members thereof and witnesses examined by them shall be sworn, the board shall report to the commander-in-chief, who may take such action by order or otherwise as he may deem advisable, but if the report is adverse to any officer or soldier, and is approved by the commander-in-chief, he may in his discretion dishonorably discharge, discharge without honor or vacate the commission of such officer, or dishonorably discharge, discharge without honor or discharge such soldier, but the commander-in-chief shall have power to remit or reduce after conviction, all forfeitures and penalties and to grant reprieves, commutations and pardons, or order a rehearing or new trial in any case tried or heard under the provisions of this act.'

Section 115,
amended.

Section 9. Section one hundred and fifteen of said act is hereby amended by inserting between the words "officers" and "reported" in the first line, the words, 'and enlisted men,' so that said section, as amended, shall read as follows:

Officers and
men under
inquiry shall
be notified.

'Section 115. Officers and enlisted men reported under the preceding section shall be notified, permitted to cross examine witnesses, and introduce evidence.'

Section 121,
amended.

Section 10. Section one hundred and twenty-one of said act is hereby amended by adding thereto the following: 'The system of discipline and exercises of the National Guard shall conform generally to that of the army of the United States as is now or may hereafter be prescribed by congress, and to all provisions of the laws of the United States, except as otherwise provided, or may be hereafter provided, by the laws of this state,' so that said section, as amended, shall read as follows:

Commander-
in-chief shall
prepare
regulations
for enroll-
ment, etc.,
of the
military
forces of
the state.

'Section 121. The commander-in-chief shall cause to be prepared regulations for the enrollment, government and instruction of the military forces of the state, and to carry into full force and effect the provisions of this act. Such regulations when approved by the commander-in-chief shall be published with the military law of the state together with extracts from the constitution relating thereto and distributed to the commissioned officers of the National Guard and be by them held as the property of the state to be accounted for.

—may make
changes in
regulations.

The commander-in-chief is authorized to make changes in and additions to such regulations from time to time as the service may in his judgment require, but all such regulations, changes and additions shall be in conformity with the laws of this state and of the United States, and when so approved and promulgated shall have the same force and effect as the provisions of this law. Any rules, orders and regulations now in

force shall remain in force until such new regulations are approved and promulgated.

The system of discipline and exercises of the National Guard shall conform generally to that of the army of the United States as is now or may hereafter be prescribed by congress, and to all provisions of the laws of the United States, except as otherwise provided, or may be hereafter provided, by the laws of this state.'

—system of discipline.

Approved March 15, 1905.

Chapter 65.

An Act relating to the Compensation of Trustees, Visiting Committees and the Board of Cattle Commissioners.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The trustees of the state school for boys, of the Maine industrial school, of the state normal schools, of the insane hospitals and the committee of visitors to such hospitals, of the university of Maine, and the members of the state cattle commission, shall receive from the treasurer of state five dollars per day for their services when employed, and actual traveling expenses.

Compensation of trustees, visiting committees and cattle commissioners.

Section 2. This act shall take effect on the first day of July, one thousand nine hundred and five.

Act shall take effect July 1, 1905.

Approved March 15, 1905.

Chapter 66.

An Act to further regulate the analysis of Food and Agricultural Seeds.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The director of the Maine Agricultural Experiment Station shall analyze, or cause to be analyzed, samples of agricultural seeds sold or offered for sale under the provisions of chapter thirty-nine of the revised statutes. He shall take in person or by deputy, a sample, not exceeding four ounces in weight, for said analysis, from any lot or package of agricultural seeds which may be in the possession of any grower, importer, agent or dealer in the state.

Director of Maine Agricultural Experiment Station shall analyze.

—shall take samples.

Section 2. There shall be appropriated annually from the state treasury the sum of one thousand dollars in favor of the

Appropriation for.

CHAP. 67

—how
expended.

Maine Agricultural Experiment Station, and the same may be expended in the analysis of food and agricultural seeds. So much of said appropriation shall be paid by the treasurer of state to the treasurer of said experiment station as the director of said station may show by his bills has been expended in performing the duties required by the acts regulating the sale and analysis of food and the sale of agricultural seeds. Such payment shall be made quarterly upon the order of the governor and council, who shall draw a warrant for that purpose.

Section 3. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 67.

An Act to amend Section fifty-three of Chapter forty-one of the Revised Statutes, relating to a bounty on Seals.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 53,
chapter 41,
R. S.,
amended.

Section 1. Section fifty-three of chapter forty-one of the revised statutes is hereby amended by striking out all of said section as far as the word "no" in the ninth line, so that said section as amended, shall read as follows:

Shooting
seals
prohibited
during June,
July and
August.

'Section 53. No person shall during the months of June, July and August destroy seals in the waters of Casco bay by shooting with rifle or other long range weapon, which might endanger human life, under a penalty for any violation of this section, of fifty dollars, to be recovered upon complaint or indictment, before any court of competent jurisdiction.'

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 68.

An Act to regulate the sale and analysis of Food.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Manufacture
or sale of
adulterated
articles
of food
forbidden.

Section 1. It shall be unlawful for any person, persons or corporation within this state to manufacture for sale, to sell, or to offer or expose for sale any article of food which is adulterated or misbranded within the meaning of this act.

Definition
of the term
food.

Section 2. The term food, as used in this act, shall include every article used for food or drink by man, horses or cattle.

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Section 3. For the purpose of this act an article of food shall be considered as adulterated or misbranded:

Definitions
of the terms
adulterated
or mis-
branded.
—mixtures.

First. If any substance or substances be mixed or packed with it so as to reduce or lower or injuriously affect its quality or strength.

—inferior
substances.

Second. If any inferior substance or substances be substituted wholly or in part for this article.

Third. If any necessary or valuable constituent of the article be wholly or in part abstracted.

—lack of
necessary or
valuable
constituents.
—imitations.

Fourth. If it be in imitation of, or sold under the name of another article.

Fifth. If it be colored, coated, polished or powdered whereby damage is concealed, or if it be made to appear better or of greater value than it is.

—colored,
coated, etc.

Sixth. If it contains poisonous ingredients, or if it contains any antiseptic or preservative not evident or not known to the purchaser.

—containing
poisonous
ingredients,
etc.

Seventh. If it consists wholly or in part of a diseased, filthy, decomposed or putrid animal or vegetable substance.

—diseased,
or filthy.

Eighth. If the package or label shall have any statement purporting to name any ingredient or substance as not being contained in the article, which statement shall be untrue in any particular.

—misstate-
ments on
label.

Ninth. If the package or label shall bear any statement purporting to name the substance or substances of which the article is made, which statement shall not fully give the names of all substances contained therein.

—names of
all the
ingredients.

Tenth. If it be labeled or branded so as to deceive or mislead the purchaser in any particular.

—deceptive
labels.

Provided, that any article of food which is adulterated within the meaning of this act, but which does not contain any poisonous or deleterious ingredient, may be manufactured or sold if the same shall be plainly labeled, branded or tagged so as to show the exact character thereof. Provided further, that nothing in this act shall be construed as requiring proprietors, manufacturers or sellers of proprietary foods which contain no unwholesome substances to disclose their trade formulas, except that in the case of baking powders each can or package shall be plainly labeled so as to show the acid salt or salts contained therein.

—provisions
and
exceptions.

—further
provisions.

Section 4. The director of the Maine Agricultural Experiment Station shall analyze, or cause to be analyzed, samples of articles of food on sale in Maine, suspected of being adulterated, and at such times and to such extent as said director may determine. And said director, in person or by deputy, shall have free access at all reasonable hours to any place wherein articles

Analysis of.

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Results of
analysis shall
be published.

—with names
of persons
from whom
samples were
taken.

—standards
of purity.

Penalties for
violation of
this act.

Commis-
sioner of
agriculture
shall
prosecute
offenders.

Contracts
made in
violation of
this act not
actionable.

Inconsistent
acts repealed.

of food are offered for sale, and upon tendering the market price of any such article may take from any person, persons or corporations samples for analysis.

Section 5. The results of all analyses of articles of food made by said director shall be published by him in the bulletins or reports of the experiment station, together with the names of the persons from whom the samples were obtained, and the names of the manufacturers thereof. The said director may also adopt or fix standards of purity, quality or strength when such standards are not specified or fixed by law and shall publish them, together with such other information concerning articles of food as may be of public benefit.

Section 6. Whoever adulterates or misbrands any article of food as defined in this act, or whoever sells, offers or exposes for sale any adulterated or misbranded article of food, shall be punished by a fine not exceeding one hundred dollars for the first offense and not exceeding two hundred dollars for each subsequent offense.

Section 7. Whenever said director becomes cognizant of the violation of any of the provisions of this act, he shall report such violation to the commissioner of agriculture, and said commissioner shall prosecute the party or parties thus reported.

Section 8. No action shall be maintained in any court in this state on account of any sale or other contract made in violation of this act.

Section 9. Sections ten, eleven, twelve, thirteen, fourteen, fifteen, sixteen and seventeen of chapter one hundred and twenty-nine of the revised statutes and all acts or parts of acts inconsistent herewith, are hereby repealed.

Section 10. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 69.

An Act to amend Chapter nine of the Revised Statutes, relating to the Assessment of Taxes on lands in places not incorporated.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 41,
chapter 9, R.
S., amended.

Section 1. Section forty-one of chapter nine of the revised statutes is hereby amended by adding after the word "January" in the last line of said section, the words 'May and September,' so that said section when amended, shall read as follows:

County
commis-
sioners may

'Section 41. Such lands may be assessed by the county commissioners according to the last state valuation for a due pro-

CHAP. 69

portion of county taxes. Lists of such taxes shall immediately be certified and transmitted by the county treasurer to the treasurer of state. In the list, each such township and tract shall be sufficiently described, with the date and amount of assessment on each. The treasurer of state shall, in his books, credit the county treasurer for the amount of each such assessment; and when paid to him, shall certify to the county treasurer the amount of tax and interest so paid on the first Monday of each January, May and September.'

assess taxes according to last state valuation.
—lists shall be transmitted to state treasurer.
—treasurer of state shall credit county treasurer for amount of assessment.

Section 2. Section forty-two of chapter nine of the revised statutes is hereby amended by striking out the words "one year" in the eighth line of said section and inserting in lieu thereof the words 'six months;,' also by striking out the words "one year" in the eleventh line of said section and inserting in lieu thereof the words 'six months;,' also by striking out the words "two years" in the twelfth line of said section and inserting in lieu thereof the words 'eighteen months,' so that said section when amended, shall read as follows:

Section 42, chapter 9, amended.

'Section 42. When the legislature assesses such state tax, the treasurer of state shall, within three months thereafter, cause the lists of such assessments, with the lists of any county tax so certified to him, both for the current year, to be advertised for three weeks successively in the state paper, and in some newspaper, if any, printed in the county in which the land lies, and shall cause like advertisement of the lists of such state and county taxes for the following year to be made within three months after six months from such assessment. Said lands are held to the state for payment of such state and county taxes, with interest thereon at the rate of twenty per cent, to commence upon the taxes for the year in which such assessment is made at the expiration of six months, and upon the taxes for the following year upon the expiration of eighteen months from the date of such assessment.'

List of assessments shall be certified and advertised annually.

—said lands are held for payment of taxes.

Section 3. Section forty-three of chapter nine of the revised statutes is hereby amended by inserting in the fifth line of said section after the word "and," the following words, 'upon filing with the state treasurer a certificate showing the number of acres, and describing the property on which he desires to pay the tax, and where the same is located, and paying the amount due,' so that said section when amended, shall read as follows:

Section 43, chapter 9, R. S., amended.

'Section 43. Owners of the lands so assessed and advertised may redeem them by paying to the treasurer of state the taxes with interest thereon, within one year from the time when such interest commences. Each owner may pay for his interest in any tract whether in common or not, and upon filing with the

Lands shall be forfeited if taxes are not paid in one year.

CHAP. 70

state treasurer a certificate showing the number of acres, and describing the property on which he desires to pay the tax, and where the same is located, and paying the amount due, shall receive a certificate from the treasurer of state, discharging the tax upon the number of acres, or interest, upon which such payment is made. Each part or interest of every such township or tract, upon which the state or county taxes so advertised are not paid with interest within the time limited in this section for such redemption, shall be wholly forfeited to the state, and vest therein free of any claim by any former owner. But this section and the five following sections do not apply to taxes upon organized plantations taxed by the state as wild lands.'

Approved March 15, 1905.

Chapter 70.

An Act to amend the Revised Statutes, Chapter one hundred and twenty-five, Section forty-eight, relating to Cruelty to Animals.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 48,
chapter 125, R.
S., amended.

Section forty-eight of chapter one hundred and twenty-five of the revised statutes is hereby amended by striking out from the third line thereof the word "and" and inserting instead thereof the word 'or,' and inserting after the word "injured" in the fifth line, the following; 'or in a condition from lack of food or water or shelter,' so that the said section as amended, shall read as follows;

By whom
abandoned
animals may
be destroyed.

'Section 48. Any officer or agent of any society for the prevention of cruelty to animals may lawfully cause to be destroyed forthwith, any animal found abandoned or not properly cared for, appearing in the judgment of two reputable persons called by him to view the same in his presence, to be diseased or injured or in a condition from lack of food, water or shelter, past recovery for any useful purpose.'

--animals
which may
be destroyed.

Approved March 15, 1905.

Chapter 71.

An Act relating to Plumbers and Plumbing.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. In water districts and in cities and towns which own and control municipal water works, either by direct ownership of the plant or by ownership of the majority of the stock thereof, no plumbing shall hereafter be done on any pipes or fixtures for the use of water from such water works, unless done by a plumber or other person licensed by the water board of such district or the board of water commissioners of such cities or the municipal officers of such towns. Said water boards and municipal officers are hereby authorized to grant and revoke licenses.

Plumbers in water districts and in cities and towns which own water works, shall be licensed.

Section 2. Every plumber or the person who shall set up any pipes or fixtures for the use of water from such municipal water works, or from any other water works in the state of Maine, or shall make repairs upon, additions to, or alterations of, any pipes or fixtures set up previous thereto, shall, between the first and tenth days of the succeeding month, after the same shall be completed, fill up and return to the superintendent of the water works on which such work, repairs or alterations are made, a report, stating particularly what new pipes and fixtures he has set up and what repairs, additions and alterations he has made upon or to those previously set up, describing all fixtures both new and old for the use of water on the premises.

Persons shall report fixtures set up, etc., to superintendent of water district or works.

Section 3. For any misrepresentation or omission in the report of the work done, such plumber or other person shall be liable, if licensed, to suspension or to have his license revoked by said board or municipal officers, and whether licensed or not to pay a fine of not less than five nor more than twenty dollars, to be recovered in an action of debt in the name of the city or town treasurer in which such work is done, before the municipal court of such city or a trial justice in such town.

Suspension of license or revocal to follow misrepresentation by plumber.

Section 4. If any plumber or person not duly licensed shall set up any pipes or fixtures for the use of water from any water works designated in section one of this act, or make any repairs upon, additions to, or alterations of, any pipes or fixtures previously thereto set up, he shall forfeit and pay a sum of not less than five nor more than twenty dollars, to be recovered by complaint, or in an action of debt in the name of the treasurer of the water district or the city or town in which such work is done, before the municipal court of such city or a trial justice in such town.

Penalty for violation of this act.

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This act shall not affect inconsistent provisions in city charters.

Section 5. This act shall not affect provisions in city charters and ordinances, which provisions are inconsistent herewith.

Section 6. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 72.

An Act to amend Section one of Chapter fifty-seven of the Revised Statutes, by providing for the incorporation of Yacht Clubs.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1.
chapter 57, R.
S., amended.

Section 1. Section one of chapter fifty-seven of the revised statutes is hereby amended by inserting after the word "society" in the ninth line the words 'as a yacht club,' so that said section as amended, shall read as follows:

Libraries,
certain
societies for
charitable
purposes,
literary
purposes,
etc., how
incorporated.

—secret
societies.

—yacht club.

Notice of
meeting, how
given.

'Section 1. When seven or more persons desire to be incorporated as proprietors of a social, military, literary, scientific or county law library; as a Masonic lodge or chapter of any order or degree; as a lodge of the Independent Order of Odd Fellows; as a division of the Sons of Temperance; as a tent of Rechabites; as a grange of Patrons of Husbandry; as a council of the Sovereigns of Industry; as a Grand Army post; as a relief or benefit association for mutual assistance; as a monument or memorial association; as a society to promote temperance; as a village improvement society; as a yacht club, or for any literary, scientific, musical, charitable, educational, social, military, agricultural, moral, religious or benevolent purpose; they may apply in writing to any justice of the peace in the county, who may issue his warrant, directed to one of said applicants, requiring him to call a meeting thereof at such time and place as the justice may appoint.'

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 73.

An Act regulating the sale of Bonds and other obligations on the installment plan by foreign corporations.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Except as hereinafter provided, no person, association or corporation shall carry on the business of issuing, negotiating or selling any bonds, certificates or other obligations issued or based on the partial payment or installment plan within this state, unless incorporated or otherwise authorized under the laws thereof.

Business of selling bonds, etc., on installment plan, must be authorized under laws of this state.

Section 2. The bank examiner may authorize any such corporation, duly established under the laws of another state, to carry on such business in this state, but such authority shall not be granted until said corporation shall have deposited with the treasurer of this state, for the protection and indemnity of residents of this state with whom the corporation making such deposit may transact business, not less than twenty-five thousand dollars and annually thereafter a sum equal to fifteen per cent of the payments made to such corporation by citizens of this state, the amount of such percentage to be determined by the bank examiner. Said deposit shall be held and disposed of as provided in section seventy-seven of chapter forty-eight of the revised statutes regulating such deposits made by foreign loan and building associations.

Bank examiner may authorize such business.

—requirements before authority shall be given.

Section 3. The bank examiner shall have the same supervision over, and the same authority to make examinations and revoke and renew licenses of such corporations to do business as aforesaid as now provided in sections eighty-nine, ninety and ninety-one of chapter forty-eight of the revised statutes relating to foreign investment corporations, and all proceedings hereunder, other than those provided for in section two of this act shall be in conformity with said sections eighty-nine, ninety and ninety-one, so far as the same may be applicable. For such license and each renewal the corporation shall pay the examiner a fee of twenty dollars.

Authority of bank examiner over such business.

—fee.

Section 4. This act shall take effect when approved.

Approved March 15, 1905.

CHAP. 74**Chapter 74.**

An Act to amend Section nineteen of Chapter seventy-seven of Revised Statutes, relating to Title by Descent.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 19,
chapter 77,
R. S.,
amended.

Section nineteen of chapter seventy-seven of the revised statutes relating to title by descent, is amended by adding thereto the following:

'Money received for insurance on the life of a woman, deducting the premium paid therefor within three years with interest, does not constitute a part of her estate for payment of debts, or for purposes specified in section one of chapter sixty-eight when the intestate leaves a widower or issue, but descends, one third to her widower, and the remainder to her issue; if no issue, the whole to the widower, and if no widower, the whole to the issue. It may be disposed of by will; but in case the estate is insolvent, such disposition by will shall be limited to the distribution of such money among the widower and issue in such proportions as the testatrix may designate.'

So that said section as amended, shall read as follows:

Life
insurance,
disposal of.

'Section 19. Money received for insurance on his life, deducting the premium paid therefor within three years with interest, does not constitute a part of his estate for payment of debts, or for purposes specified in section one of chapter sixty-eight, when the intestate leaves a widow or issue, but descends, one-third to his widow and the remainder to his issue; if no issue, the whole to the widow, and if no widow, the whole to the issue. It may be disposed of by will; but in case the estate is insolvent, such disposition by will shall be limited to the distribution of such money among the widow and issue in such proportions as the testator may designate.'

—life
insurance
on life of
woman.

Money received for insurance on the life of a woman, deducting the premium paid therefor within three years with interest, does not constitute a part of her estate for payment of debts, or for purposes specified in section one of chapter sixty-eight, when the intestate leaves a widower or issue, but descends, one third to her widower and the remainder to her issue; if no issue, the whole to the widower, and if no widower, the whole to the issue. It may be disposed of by will; but in case the estate is insolvent, such disposition by will shall be limited to the distribution of such money among the widower and issue in such proportions as the testatrix may designate.'

Approved March 15, 1905.

Chapter 75.

An Act to amend Section thirteen of Chapter thirty-two of the Revised Statutes, relative to the manner of hunting and catching Wild Hares or Rabbits.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section thirteen of chapter thirty-two of the revised statutes is hereby amended by adding after the words "Hancock county" at the end of said section the words, 'and in Oxford, Penobscot and Piscataquis counties it may and shall be lawful to catch wild hares or rabbits in box traps,' so that the last sentence of said section, as amended, shall read as follows: 'This section shall not apply to Hancock county; and in Oxford, Penobscot and Piscataquis counties it may and shall be lawful to catch wild hares or rabbits in box traps.'

Section 13,
chapter 32,
R. S.,
amended.

—rabbits may
be caught
in box traps
in Hancock,
Oxford,
Penobscot
and
Piscataquis
counties.

Approved March 15, 1905.

Chapter 76.

An Act to regulate the purchase of Milk or Cream by Creameries.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. On and after July first, in the year nineteen hundred and five, all milk or cream purchases by any person, firm or corporation, for use in or to be resold by any creamery in this state, shall be weighed and shall be tested by the Babcock test to ascertain the amount of butter fat per pound therein contained; and the value of the cream or milk thus purchased shall be determined by the amount of butter fat per pound as thus ascertained. The test herein provided shall be made by the owners or operators of the creamery purchasing as aforesaid, but upon petition in writing, signed by twenty-five per cent or more of the patrons of any creamery and addressed to the commissioner of agriculture, or upon petition in writing signed by the owner or operator of any creamery and addressed to said commissioner, one or more tests shall be made by, or under the direction of said commissioner, and the finding of said commissioner shall be conclusive upon all parties therein concerned. Provided, however, that when the total number of patrons of any one creamery exceeds one hundred then the number of petitioners herein required by patrons need not exceed thirty. All samples of cream treated by said test shall be weighed and the standard unit for testing shall be eighteen grams.

Milk shall
be weighed
and tested
by the
Babcock test.

—test shall
be made
by owners
or operators
of creamery.

—upon
petition tests
may be
made by
commis-
sioner of
agriculture.

—proviso.

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Penalty for
violation
of this act.

Section 2. Any person, firm or corporation, or the servant or agent of any person, firm or corporation, who shall violate the provisions of the preceding section shall be deemed guilty of a misdemeanor and upon conviction thereof shall be punished by fine not exceeding fifty dollars or by imprisonment not exceeding thirty days for every such violation.

Approved March 15, 1905.

Chapter 77.

An Act against the wilful destruction of Fish in the bays, harbors or rivers of this state.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Dead or
injured fish
shall not be
cast on
shores, nor
released
in harbors.

Section 1. It shall be unlawful to cast or deposit upon the shores, or release and deposit in the bays, harbors or rivers of this state any dead fish, or fish that have been smothered or injured so that they will die.

Penalty for
violation
of this act.

Section 2. All persons wilfully violating the provisions of this act, or aiding therein, shall be liable to a penalty of one hundred dollars, or by imprisonment not exceeding thirty days, or both, as the court before which the complaint or indictment for the violation of the preceding section may be instituted, shall determine.

Penalty, how
recovered.

Section 3. The penalty provided for by the preceding section may be recovered in the county where the offense is committed, by complaint, indictment or action of debt brought in the name of the person making the complaint; and all fines and penalties recovered by this act shall go, one-half to the person making the complaint, and the other half to the treasurer of the county in which the proceedings are commenced, and by said treasurer paid to the state treasurer to be added to, and made a part of the appropriation for sea and shore fisheries.

—disposal
of fines.

Section 4. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 78.

An Act to amend Section ninety-three of Chapter four of the Revised Statutes, relating to town and city by-laws and ordinances.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The paragraph numbered twelve of section ninety-three of chapter four of the revised statutes is hereby amended by inserting after the word "cities" in the first line thereof the words 'and all towns of more than five thousand inhabitants' and also by inserting after the word "establish" in the same line the words 'and adopt by-laws and,' and also by inserting after the word "such" in the last line of said section the words 'by-laws and' so that said section as amended, shall read as follows:

Paragraph 12
section 93,
chapter 4,
R. S.,
amended.

'XII. Cities and all towns of more than five thousand inhabitants may establish and adopt by-laws and ordinances regulating the purchase and sale of articles usually bought of old junk dealers and dealers in second hand articles, and the pawning of articles with pawnbrokers, and may therein prescribe conditions to be observed by buyers and sellers, pawners and pawnbrokers, to prevent or detect the sale or purchase of stolen goods; and suitable penalties may be prescribed in such by-laws and ordinances.'

By-laws may
be adopted
by certain
cities and
towns to
regulate
purchases
and sales
by junk
dealers and
pawn
brokers.

Approved March 17, 1905.

Chapter 79.

An Act to amend Section eleven of Chapter twenty-three of the Revised Statutes, relating to the Relocation of Highways.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section eleven of chapter twenty-three of the revised statutes is hereby amended by inserting after the word "boundaries" in the sixth line of said section the following 'by placing stakes on side lines at all apparent intersecting property lines, and at intervals of not more than one hundred feet' and by inserting after the word "thereof" in the seventh line of said section the following 'make a correct return of their doings, signed by them, accompanied by an accurate plan of the way,' so that said section as amended, shall read as follows:

Section 11,
chapter 23,
R. S.,
amended.

'Section 11. When the true boundaries of highways duly located are doubtful, uncertain or lost, the county commissioners of the county wherein such highway is located, upon petition of

County com-
missioners,
on petition
from
municipal

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officers may
define
doubtful
boundaries
of highways.

—and may
erect
monuments.

—damages.

—appeals for
increase
of damages.

the municipal officers of the town wherein the same lies, shall, after such notice thereon as is required for the location of new ways, proceed to hear the parties, examine said highway, locate and define its limits and boundaries by placing stakes on side lines at all apparent intersecting property lines, and at intervals of not more than one hundred feet, and cause durable monuments to be erected at the angles thereof, make a correct return of their doings, signed by them, accompanied by an accurate plan of the way, and if any real estate is damaged by said action, shall award damages to the owner as in laying out new highways. Said municipal officers shall maintain all highway monuments, and replace them forthwith when destroyed. If any appeal for increase of damages is taken, and the commissioners are of opinion that their proceedings hereunder, or any part thereof, ought not to take effect, they shall enter a judgment that the prayer of the original petitioners or any part thereof, designating what part, is not granted for that reason. Upon such judgment no damages shall be allowed for that part of the prayer of the petitioners not granted, but the costs shall be paid by the county.'

Approved March 17, 1905.

Chapter 80.

An Act additional to Chapter forty-nine of the Revised Statutes, relating to Insurance.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Certain
fraternal
beneficiary
associations
may be
licensed by
insurance
commis-
sioner.

Section 1. Any association organized or incorporated under the laws of another state or country as a fraternal beneficiary association and which does not conduct its business upon the lodge system with a ritualistic form of work and a representative form of government, in accordance with the provisions of section one hundred and thirty-four of chapter forty-nine of the revised statutes, and which is not subject to the statutes of this state regulating fraternal beneficiary associations, but which confines its membership to the members of some particular order, class or fraternity, and which has the membership and qualifications herein required, may be licensed by the insurance commissioner to transact the business of casualty insurance on the assessment plan and to provide for the payment of death or funeral benefits of not exceeding one hundred dollars to the beneficiaries of deceased members, subject to and in accordance with the provisions of this act.

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Section 2. No such association shall transact any business in this state without a license from the insurance commissioner. Before receiving such license it shall file with the commissioner a duly certified copy of its charter or articles of association; a copy of its constitution and by-laws certified by its secretary; a power of attorney to the commissioner as provided by section one hundred forty-three of chapter forty-nine; a statement under oath of its president and secretary, in the form required by the commissioner, duly verified by an examination made in accordance with the provisions of section one hundred fifty-three of chapter forty-nine of its business for the preceding year, which statement and examination must show that the association had at least five thousand members in good standing at the date of such report, and that it had on that date available assets in excess of all known liabilities of not less than twenty-thousand dollars; a copy of its policy and application which must show that benefits are provided for by assessments upon or other payments by persons holding similar contracts; a certificate of deposit from the state treasurer of this state as hereinafter provided, and shall furnish the insurance commissioner with such further information as he may deem necessary to a proper exhibit of its business and plan of working. Upon compliance with the foregoing provisions the commissioner may license such association to transact business in this state as herein defined until the first day of the succeeding July, and such license may thereafter be renewed annually, but in all cases to terminate on the first day of the next succeeding July. The provisions of sections one hundred and twenty-nine, one hundred and forty-three, one hundred and forty-five, one hundred and forty-seven, one hundred and forty-eight, one hundred and forty-nine and one hundred and fifty-three of chapter forty-nine shall apply to such associations.

Section 3. No license shall be issued to any such association until it has deposited with the state treasurer of this state securities which are a legal investment for savings banks of this state amounting to not less than the maximum policy issued by such association nor to less than one thousand dollars. The state treasurer shall receive such securities and hold the same on deposit and in trust for the benefit of all the policy holders of the association in this state, and shall receipt for and hold the same in the manner provided in sections sixty and sixty-one of said chapter forty-nine, but he shall retain and hold the same as long as any liability remains outstanding in this state. Whenever any judgment obtained in a court of competent jurisdiction in this state, by a policy holder or any beneficiary thereof,

Shall not do business without license.

—shall file copy of charter.

—must have 5,000 members in good standing.

—must have available assets not less than \$20,000.

—copy of policy to be filed.

—license may be renewed annually.

—license terminates on first day of succeeding July.

Deposits with state treasurer required.

—state treasurer shall hold deposits in trust for policy holders.

—judgments, how satisfied.

CHAP. 81

remains unsatisfied for more than sixty days after legal demand upon the association, and no appeal from the decision of said court is pending, said court may issue an order directing said state treasurer to immediately convert so much of said deposit as may be necessary into cash and to forthwith satisfy said judgment and such additional costs appertaining thereto as said court may allow, and said treasurer shall immediately comply with said order, and the association shall not transact any further business in this state until such deposit is restored. When any such association discontinues business in this state, and the insurance commissioner is satisfied upon investigation that the association has no liabilities outstanding therein, he shall so certify to the state treasurer, who shall thereupon return said deposit to the association.

Assessments.

Section 4. Every call for a payment by the policy holders of any such association shall distinctly state the purpose of the same, and no part of the money collected for the payment of indemnity claims or death or funeral benefits and no part of the reserve or emergency fund shall be used for expenses.

—reserve
fund shall
not be used
for expenses.

**Fees for
license.**

Section 5. Except as otherwise herein provided, the fees for license to the association or its agents or any renewal thereof or for any act or service of the insurance commissioner or the state treasurer shall be the same as is provided by section seventeen of chapter one hundred and seventeen of the revised statutes for life insurance companies.

Section 6. This act shall take effect when approved.

Approved March 17, 1905.

Chapter 81.**An Act for the protection of Ducks.**

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

**Annual close
time on
duck.**

Section 1. There shall be an annual close time in which no person shall hunt, chase, catch, kill or have in possession, whenever or however killed, as follows: for wood duck, dusky duck, commonly called black duck, teal, and any and all ducks known as gadwall or gray duck, mallard, widgeon or baldpate, shoveler, pintail or sprigtail, redhead, scaup duck or greater blue-bill, lesser scaup duck or lesser blue-bill, golden eye or whistler, buffle head, ruddy duck or broad bill, from the first day of December to the first day of the following September of each year.

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Section 2. All the provisions of section seven of chapter thirty-two of the revised statutes relative to the killing, possession, sale and transportation of wood duck and other ducks therein mentioned are hereby made to apply to all the ducks named in the first section of this act.

Provisions of section 7, chapter 82, R. S., apply to section 1 of this act.

Section 3. No person shall kill, catch, hunt, destroy or have in possession any kind of wild duck upon the shores, islands or waters of Merrymeeting bay, Eastern river, or the Kennebec river below the Gardiner and Randolph bridge between the first day of December and the first day of the following September.

Close time on duck in Merrymeeting bay and in certain portions of Kennebec river.

Section 4. Whoever violates any of the provisions of this act shall be fined five dollars and costs of prosecution for each bird unlawfully hunted, killed, sold, offered for sale, transported or had in possession.

Penalty for violation of this act.

Approved March 17, 1905.

Chapter 82.

An Act to amend Chapter one hundred and eight of the Revised Statutes, in relation to the selection of service of Jurors.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Chapter one hundred and eight of the revised statutes in relation to the selection and service of jurors, shall be so construed as to apply to organized plantations as well as to towns and cities.

Selection and service of jurors in organized plantations.

Approved March 17, 1905.

Chapter 83.

An Act in addition to Chapter nineteen of the Revised Statutes, relating to Contagious Diseases among Cattle.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. It shall be the duties of the assessors of all cities, towns and plantations to keep a record of all pure blooded cattle kept for breeding purposes, and shall report to the secretary of the cattle commissioners on or before the first day of July of each year, the name of the owner, number of each herd, age and sex, such reports to be made upon blanks furnished by the cattle commissioners.

Assessors shall keep record of pure blooded stock.

Section 2. All persons selling pure blooded cattle or cattle represented to be pure blooded, for breeding purposes, shall, before delivery, make a report to said commissioners on blanks

Sales of pure blooded stock shall be

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reported to
cattle com-
missioners.

—certificate
of health
shall be
given.

—proviso.

Require-
ments when
pure blooded
cattle are
brought into
state for
breeding
purposes.

Penalty for
violation of
this act.

furnished by them on application, stating the number of cattle sold, their age and sex and to whom sold, and before delivery thereof such cattle shall be tested with tuberculin and a certificate of health be given by said commissioners or some person duly authorized by them to the seller and purchaser; provided that no such certificate shall be required in case the cattle so sold shall have been tested, within six months under the direction of the cattle commissioners and a certificate of health granted by them within that time.

Section 3. Any person bringing pure blooded cattle into this state for breeding purposes shall report to the commissioners the name and residence of seller, number purchased, age and sex upon blanks furnished by the commissioners upon application. Such cattle shall remain upon the purchaser's premises thirty days from date of arrival and within that time be tested by order of the commissioners. But nothing herein contained shall be construed as requiring the testing of calves under four months old.

Section 4. Whoever violates any provision of the three preceding sections shall be fined not exceeding fifty dollars for each offense.

Approved March 17, 1906.

Chapter 84.

An Act relating to the compensation of the Commissioners of Inland Fisheries and Game.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Appoint-
ment of
chairman.

Section 1. The governor with the advice and consent of the council shall appoint one of the commissioners of inland fisheries and game to be the chairman thereof, and he shall be designated and commissioned as such for the term of two years. After the expiration of the first term a chairman shall be appointed in the manner and for the term now prescribed by law for the appointment of any one of said commissioners; but the land agent shall not be eligible to the office of chairman.

Salary of com-
missioners.

Section 2. The chairman of the commissioners of inland fisheries and game shall receive an annual salary of two thousand dollars; the land agent, forest commissioner and member of the commissioners of inland fisheries and game, combining the three offices in one appointee, two thousand dollars; the other member of the commissioners of inland fisheries and game, one thousand dollars, and in addition to their salaries, actual travel-

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ing expenses to be audited by the governor and council. The salary of the clerk of the commissioners of inland fisheries and game shall be seven hundred and fifty dollars, and the salary of the clerk to the land agent and forest commissioner shall be one thousand dollars. The governor and council may allow such sum as may be necessary for extra clerk hire, to be paid out of license fees.

—salary of clerk of inland fisheries and game.

—salary of clerk to land agent.
—extra clerk hire.

Section 3. Said salaries are payable quarterly, on the first days of January, April, July and October of each year, from the state treasury, and are in full for all services performed by them in their official capacities.

Salaries payable quarterly.

Section 4. So much of section twenty-two of chapter thirty-two of the revised statutes, as provides that the governor and council may allow the commissioners of inland fisheries and game, from the funds received from licenses and fines, such compensation as they may deem just and fair for the additional work required of them in carrying out the provisions of this section and the two following sections, is hereby repealed.

Part of sec. 22 repealed.

Section 5. This act shall take effect on the first day of July one thousand nine hundred and five.

When act shall take effect.

Approved March 17, 1905.

Chapter 85.

An Act to provide for the appointment of Receivers of Corporations.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Whenever any corporation shall become insolvent, or be in imminent danger of insolvency, or whenever through fraud, neglect or gross mismanagement of its affairs, or through attachment, litigation or otherwise, its estate and effects are in danger of being wasted or lost, or whenever it has ceased to do business, or its charter has expired or been forfeited, upon application of any creditor or stockholder by bill in equity filed in the supreme judicial court in the county in which it has an established place of business, or in which it held its last stockholders' meeting, upon which bill such notice shall be given as may be ordered by any justice of such court, in term time or vacation, such court may, if it finds that sufficient cause exists, issue an injunction, both temporary and permanent, restraining said corporation, its officers and agents, from receiving any moneys, paying any debts, selling or transferring any assets of the corporation, or exercising any of its privileges or franchises

Proceedings for obtaining injunction.

—bill in equity.

CHAP. 85

until further order, and may at any time make a decree dissolving said corporation.

Appointment
of receivers.

Section 2. At the time of ordering any such injunction or at any time afterwards during its continuance, such court may also appoint one or more receivers to wind up the affairs of the company, who shall be duly sworn, and give bond in such sum and upon such conditions as such court shall determine, and shall at all times be subject to the direction and control of the court, which may at any time remove said receiver and appoint another in his place. All attachments made within thirty days before the filing of any such bill in equity, wherein a receiver is so appointed, shall thereupon be dissolved.

—attach-
ments made
within 30
days,
dissolved.

Receiver may
institute or
defend suit.

Section 3. Such receiver shall have power to institute or defend suits at law or in equity, in his own name as receiver, to demand, collect and receive all property and assets of said corporation, to sell, transfer, or otherwise convert the same into cash, and to conduct and carry on the business of said corporation, as ordered by the court, if it appears for the best interests of all concerned. He shall report to the court at least as often as every six months a statement of all the assets and liabilities of said corporation, and from time to time shall distribute the assets of said corporation as provided in section seventy-nine of chapter forty-seven.

—may carry
on business
of corpora-
tion.

—shall report
to court once
in six months.

Court shall
limit time
for presenta-
tion of
claims.

Section 4. Whenever a receiver is appointed as above, the court shall limit a time, not less than four months, of which decree notice shall be given, within which all claims against said corporation shall be presented, and make such order for the manner of hearing and proving same as may be just and proper, and all claims not so presented shall be forever barred.

Court may
order sale
of property
and
franchises.

—receiver
may accept
claims in
payment.

Section 5. Said court may in its discretion, in lieu of decreeing the dissolution of such corporation, order the receiver to sell its property and franchises; and the purchaser thereof shall succeed to all the rights and privileges of such corporation, and may reorganize the same under the direction of said court. At any sale of such property at public auction, the court may, in its discretion, authorize the receiver to accept in payment, duly allowed claims against such corporation, at a proper valuation.

Court shall
have jurisdic-
tion in
equity under
this act.

Section 6. The court shall have jurisdiction in equity of all proceedings hereunder and may make such orders and decrees as equity may require.

Section 78,
chapter 47,
R. S.,
repealed.

Section 7. Section seventy-eight of chapter forty-seven of the revised statutes is hereby repealed.

Approved March 17, 1905.

Chapter 86.

An Act to amend Chapter ten of the Revised Statutes, relating to the Collection of Taxes on organized plantations taxed as wild lands.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section eighty-eight of chapter ten of the revised statutes is hereby amended, so as to read as follows:

'Section 88. Warrants for state taxes on organized plantations taxed by the state as wild lands shall be sent by the treasurer of state to the assessors of each plantation in which such lands are situated in the month of April of each year.

Section 88, chapter 10, R. S., amended.

Treasurer of state shall send warrants for state taxes, to plantation assessors.

In the month of April of each year the county commissioners of each county shall issue to the assessors of each organized plantation taxed by the state as wild land their warrant for the amount of county taxes apportioned to said plantation.'

County commissioners shall issue warrants for county taxes.

Section 2. Section eighty-nine of said chapter of the revised statutes is hereby amended, so as to read as follows:

'Section 89. The assessors of such plantation shall add the amounts of said state and county taxes certified to them by the treasurer of the state and the county commissioners to their assessment for plantation purposes, and assess the same on the real and personal property in such plantation to the owner or person in possession in accordance with their valuation thereof, including such overlay, not exceeding five per cent thereof, as a fractional division renders convenient.'

Section 89, chapter 10, amended.

Plantation assessors shall assess state and county tax with assessment for plantation purposes.

Section 3. Section ninety of said chapter ten is hereby amended, so as to read as follows:

'Section 90. In July of each year said assessors shall commit the same with a warrant in the usual form to a collector of taxes, to be elected by said plantation at its annual meeting, or in default thereof to be appointed by said assessors, directing him to collect and transmit the said state taxes to the treasurer of the state by December first next after the date of commitment, and also directing him to collect and transmit the said county taxes to the county treasurer by December first next after the date of commitment.'

Section 90, chapter 10, amended.

Taxes shall be committed to collector in July of each year.

Section 4. Section ninety-one of said chapter is hereby amended, so as to read as follows:

'Section 91. Said collector shall give bond to the plantation in such sum and with such sureties as the assessors thereof require, and said assessors shall agree with him as to his compensation, which shall be paid by the plantation.'

Section 91, chapter 10, amended.

Collector shall give bond.

Section 5. Section ninety-two of said chapter is hereby amended, so as to read as follows:

Section 92, chapter 10, amended.

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Collector
shall settle
with
assessors by
December 10.

—interest on
unpaid taxes.

Section 93,
chapter 10,
amended.

Lien on real
estate, how
enforced.

Inconsistent
acts repealed.

This act shall
take effect
January 1,
1906.

'Section 92. Said collector shall settle with the assessors by the tenth day of December of each year, and return to them his collection list, showing the amounts received or unpaid on each tax in his list. On all such taxes then unpaid, interest shall be added from the first day of December preceding at twenty per cent until paid. The clerk of the plantation shall record in a book kept for that purpose such returned collector's list with the collector's return thereon showing the amounts received or unpaid on each tax in the list, which record shall be evidence of the facts therein stated.'

Section 6. Section ninety-three of said chapter is hereby amended, so as to read as follows:

'Section 93. The lien on real estate created by section three of chapter nine for the payment of taxes assessed under the five preceding sections may be enforced at any time within one year from the time when said collection lists are returned to said assessors, in the following manner: The assessors may order the collector to bring an action of debt in the name of the plantation, in the supreme judicial court in the county where the land lies, to collect such unpaid taxes with interest, against the person to whom the property is assessed, and the proceedings in such actions shall be the same as provided in section twenty-eight of this chapter, except that the preliminary notice and demand for payment of said tax as provided in said section shall not be required.'

Section 7. All acts and parts of acts inconsistent herewith, are hereby repealed.

Section 8. This act shall take effect January first, nineteen hundred and six.

Approved March 12, 1905.

Chapter 87.

An Act relative to the Artificial Cultivation of Fish by riparian proprietors.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Riparian
proprietors
may ship
trout under
certain
restrictions.

Section 1. It shall be lawful hereafter for riparian proprietors legally engaged in the artificial culture and maintenance of trout, on their own land and in their own enclosed waters, acting under the direction and written permission of the commissioners of inland fisheries and game, to ship, transport or carry trout taken from their own ponds, without accompanying the shipment in person and without the payment of a license fee for each shipment.

Provided, however, that nothing in this act shall be construed to allow the shipment of trout, at a season when the catching of trout is prohibited by the laws of the state of Maine.

—shall not
ship trout in
close time.

Section 2. This act shall take effect when approved.

Approved March 18, 1905.

Chapter 88.

An Act for the encouragement, development and conservation of the Shellfish Industry.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The commissioner of sea and shore fisheries is hereby authorized and directed to expend from the moneys appropriated for the year nineteen hundred and five, for the protection of sea and shore fisheries, so much thereof, not exceeding the sum of one thousand dollars, as may be found necessary to make such experiments as in his judgment are necessary to conserve, extend, encourage, develop, improve and increase the shellfish industry in this state; and he is authorized, during the year nineteen hundred and six, to expend from the same appropriation and for the same purposes, not exceeding the sum of one thousand dollars, if in his judgment such expenditure can be judiciously made in the prosecution of the purposes and objects of this act.

A sum not to
exceed \$1,000
may be
expended for
development
of shellfish
industry.

Section 2. Said commissioner, in addition to the authority granted him under the provisions of section forty of chapter thirty-two of the revised statutes, may, for the purposes of this act, take any shore rights, flats and waters not exceeding an area of two acres in extent at any one location, and hold the same for a period not exceeding ten years; and such location when so taken may be used by said commissioner, or by the United States commissioner of fish and fisheries, in the prosecution of the work of fish culture and scientific research relative to shellfish, or other fish over which said commissioner now has supervision; and whenever said commissioner shall deem it necessary in the furtherance of the objects and purposes of this act to take any such shore rights, flats and waters, he shall proceed in accordance with the provisions of section forty of chapter thirty-two; and in addition thereto shall cause a copy of so much of the proceedings as will show the character and extent of the shore rights, flats and waters taken, and also the location thereof, and time for which taken, to be posted near

Commis-
sioner of sea
and shore
fisheries may
take land, for
purposes of
this act.

—not to
exceed two
acres in one
location.

—shall file
copy of
proceedings
and location
of land taken.

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—shall give public notice of taking of shore rights, etc.

—by lease, etc., may acquire more than two acres.

Persons wishing to develop shell fish industry may, under direction of commissioner, have not exceeding one acre set apart for that purpose.

—hearing shall be had.

—may issue certificate.

—certificate shall be recorded.

—public notice of issuance of certificate shall be given.

the location, and shall also cause suitable marks or ranges to be set upon the adjacent upland so as to define, as far as practicable, the limits and boundaries of the location to be used in such experiments; and shall cause public notice of the taking of such shore rights, flats or waters to be given by publishing the fact of such taking once a week for three successive weeks in a newspaper published in the county where the shore rights, flats or waters are situated.

And said commissioner may take possession of by agreement, lease or grant and under such terms and conditions as may be agreed upon with the owner thereof, suitable shellfish grounds, flats, waters and water rights, not limited to two acres in area, with necessary shore rights, and may use and operate the same under the provisions of and for the purposes of this act.

Section 3. The commissioner, upon the application of any person or corporation interested or engaged in scientific research relating to shellfish, or other fish over which the commissioner has supervision, or in the cultivation and development of the shellfish industry for economic purposes, setting forth their desire to make experiments relative to the cultivation and conservation of shellfish, or such other fish over which the commissioner now has supervision, shall, after being satisfied of the facts set out in said application, and that the applicant either owns or has the consent, so far as the same can be granted, of the owner of the flats, shore rights and waters where such work is to be undertaken, and that the granting of such rights will not unreasonably interfere with navigation, give notice of a hearing on such application, by causing the same to be published at least two weeks in some newspaper published in the county where the proposed location is situated, and stating therein the time and place where such hearing will occur; and if, upon such hearing, the commissioner is satisfied that the interests of the state will be promoted by such experiments, he shall issue a certificate setting apart so much of such shores, flats and water privileges, not exceeding one acre in extent, to any one of such applicants, and for such length of time, not exceeding the period of six years, as in his judgment may be necessary and proper to accomplish the ends sought to be obtained.

Such certificate shall be recorded in the registry of deeds of the county in which the location is situated, and the applicant shall also cause public notice of the issuance of such certificate to be given by publishing the same in a newspaper published in the county where such location is situated, and by posting in a conspicuous place near said location a copy of such certificate, and also by placing stakes or other monuments upon the adjoin-

ing upland, so as to designate the locations so set apart, as the commissioner shall, in his certificate specify.

Section 4. No person shall, during the period that such shores, flats and waters are taken for the purposes of this act, take, dig, fish or in any manner destroy or interfere with such fish, or interfere with the shores, flats and waters so set apart, under a penalty of not less than fifty dollars, nor more than one hundred dollars, for each and every violation of the provisions of this act, or by imprisonment not exceeding thirty days, or both, as the court before which proceedings for such violation may be instituted, shall determine.

All persons
forbidden
to take fish
on shores
taken under
this act.

—penalty.

Section 5. The penalty provided for by this act may be recovered by complaint, indictment, or action of debt in the name of the commissioner of sea and shore fisheries, or his successor in said office, and all fines and penalties recovered under this act, after restoring the damages sustained by the person holding such certificate, shall be paid to the state treasurer, and added to the appropriation for sea and shore fisheries.

Penalty, how
recovered.

Section 6. This act shall take effect when approved.

Approved March 18, 1906.

Chapter 89.

An Act to provide notice to Beneficiaries under Wills.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. When wills are presented and allowed in the several courts of probate in this state, it shall be the duty of the registers to notify the several beneficiaries under the same that bequests have been made to them and by whom.

Beneficiaries
shall be
notified
of bequests.

Section 2. Beneficiaries under wills, notified as provided in section one of this act, shall upon application, be furnished with copy of so much of the will as relates to them, upon a payment of a fee of fifty cents, provided the copy does not exceed ten lines on legal cap paper of not less than ten words in each line and five cents for each additional line of ten words.

Shall have, on
application,
copy of such
part of will
as relates
to them.

—fee for copy.

Section 3. This act shall take effect when approved.

Approved March 18, 1906.

CHAP. 90**Chapter 90.**

An Act to amend Section two of Chapter forty-six of the Revised Statutes, relating to interest on Loans on Personal Property.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 2,
chapter 46,
R. S.,
amended.

Section two of chapter forty-six of the revised statutes is hereby amended by striking out the words "And all loans made in violation hereof shall bear interest at the legal rate of interest only," and inserting in lieu thereof the following: 'And all loans made in violation of this act shall bear interest at the rate of six per cent only, and all payments made in excess of six per cent interest on loans so made in violation hereof, shall be applied to the discharge of the principal; and, in case a greater sum has been paid by the borrower than the amount of the principal and interest at six per cent on loans so made in violation hereof, he may recover the same from the lender in an action on the case,' so that said section as amended, shall read as follows:

Rate of
interest made
on loans
of personal
property
limited.

'Section 2. All loans contracted after March eleven, eighteen hundred and ninety-nine, for less than two hundred dollars, secured by mortgage or pledge of personal property, shall be dischargeable by the debtor upon payment or tender of the principal sum actually borrowed, and interest at the rate specified therein, which shall not exceed three per cent a month for a period not exceeding three months, and thereafter not exceeding the rate of fifteen per cent a year; no renewal thereof to bear a greater rate than fifteen per cent a year. A sum not exceeding three dollars for the actual expense of making the loan and in securing the same may be charged and collected. And all loans made in violation of this act shall bear interest at the rate of six per cent only, and all payments made in excess of six per cent interest on loans so made in violation hereof shall be applied to the discharge of the principal; and, in case a greater sum has been paid by the borrower than the amount of the principal and interest at six per cent on loans so made in violation hereof, may be recovered from the holder of said security by the borrower, in an action on the case.'

—loans made
in violation
shall bear
interest at
legal rate
only.

Approved March 18, 1905.

Chapter 91.

An Act to amend Section forty-four of Chapter forty-one of the Revised Statutes, relating to close time for Smelts.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section forty-four of chapter forty-one of the revised statutes is hereby amended as follows: by adding in the twentieth line after the word "bridge" the words 'or in Narraguagus bay or river,' and by striking out the word "Taunton" in the twenty-fourth line and inserting in its place the word 'Franklin,' and by adding in the twenty-sixth line after the word "called," the words 'or in Narraguagus bay or river,' and by adding to the section the words 'nor to smelts taken in West Bay and West Bay stream, so called, in the town of Gouldsboro, Hancock county, between the first and fifteenth days of April, nor to smelts taken in Passamaquoddy bay between the first day of September and the first day of October,' so that said section as amended, shall read as follows:

'Section 44. No smelts shall be taken or fished for in tidal waters, except by hook and line, between the first days of April and October, under a penalty of not less than ten, nor more than thirty dollars for each offense, and a further penalty of twenty cents for each smelt so taken; and all weirs for the capture of smelts shall be open and so remain, and all nets used in the smelt and tomcod fishery shall be taken from the water on or before said first day of April, under a penalty of not less than twenty, nor more than fifty dollars, and a further fine of five dollars for each day that any such weir or net remains in violation of law. But weirs with catch pounds covered with nets, the meshes of which are one inch square in the clear, or greater, are not subject to this section. But no smelts caught in such weirs after the first day of April, shall be sold or offered for sale in this state, nor shall smelts caught in any manner between the first day of April and the first day of October following be offered for sale, sold or shipped from the state under a penalty of twenty-five dollars for each offense; provided, however, that dip nets may be used between the first day of April and the first day of May, and all smelts caught by dip nets between said days may be lawfully offered for sale and sold in this state; provided, further, that this section does not apply to smelts taken in the Androscoggin river above the Merrymeeting bay bridge, or in Narraguagus bay or river between the first days of October and November, nor to smelts taken in the Penobscot river and its

Section 44,
chapter 41,
R. S.,
amended.

Close time
for smelts.

—penalty for
violation.

—weirs shall
be open
and nets
removed.

—penalty.

—certain
weirs
excepted.

—sale of
smelts
restricted.

—use of
dip nets.

—Androscog-
gin river.

—Penobscot
river.

CHAP. 92

—Casco bay.

—Franklin bay.

—Little Kennebec bay.

—Narraguagus bay.

—West bay and West bay stream.

—Passamaquoddy bay.

tributaries between the first and thirtieth days of April, nor to smelts taken in Casco bay between the fifteenth day of September and the first day of October, nor to smelts taken in Franklin bay between the first day of April and the first day of May, nor to smelts taken in Little Kennebec bay, so called, or in Narraguagus bay or river, in the county of Washington, between the first day of April and the first day of May, nor to smelts taken in West Bay and West Bay stream, so called, in the town of Gouldsboro, Hancock county, between the first and the fifteenth days of April, nor to smelts taken in Passamaquoddy bay between the first day of September and the first day of October.'

Approved March 18, 1906.

Chapter 92.

An Act to provide for the better enforcement of the laws against the manufacture and sale of Intoxicating Liquors.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Commission, of whom to be composed.

Section 1. The governor is hereby authorized to appoint a commission consisting of three persons, one of whom shall be a lawyer, two members of said commission shall be from the dominant political party and one from the political party casting the next highest vote at the last state election.

—salary of members of.

Each member of said commission shall be paid a salary of fifteen hundred dollars per year and actual expenses.

—salary, how payable.

The salary shall be payable in four quarterly payments on the first days of January, April, July and October.

—shall have office at state capitol.

Said commissioners shall be provided with an office at the state capitol, with suitable furniture, stationery and other necessary facilities for transacting the business of the commission, and may employ a clerk at the expense of the state.

—may employ clerk.

Shall be known as enforcement commissioners.

Section 2. Said commissioners shall be known as enforcement commissioners and with the advice and under the direction of the governor shall have, and are hereby authorized to exercise in any part of the state, all the common law and statutory powers of sheriffs in their respective counties in the enforcement of the law against the manufacture and sale of intoxicating liquors.

—powers of commission.

May appoint deputy enforcement commissioners

Section 3. Said commission shall appoint such number of deputy enforcement commissioners as in its judgment may be necessary, who shall have the same powers as are given said commissioners under the preceding section. Such deputies shall

CHAP. 92

be appointed in writing signed by a majority of said commissioners, which appointment shall be recorded in the office of said commission, and shall hold office during the pleasure of said commission. Upon being discharged they shall immediately surrender their certificate of appointment and all papers and other property relating to their office.

—powers of
deputies.

—shall be
appointed in
writing.

—tenure of
deputies.

Section 4. Said commissioners and deputies shall be sworn and give bonds to the state for the faithful discharge of their duties, the commissioners in the sum of five thousand dollars and the deputies in the sum of twenty-five hundred dollars.

Commis-
sioners and
deputies shall
be sworn.
—shall give
bonds.

Any party injured by the official misdoing of any deputy, having first obtained judgment against him and failed to satisfy the execution issued thereon on demand, may, at his own expense, in the name of the commissioners, for the time being, institute suit upon such bond in the county in which the original judgment was obtained or in the county in which such deputy resides, for the purpose of collecting such judgment. The name of the party for whose benefit the suit is brought shall be stated in the declaration and endorsed on the writ and such party shall alone be liable for costs unless the court for good cause shown shall require other endorers.

—party
injured by
official
misdoing
of deputy,
how he may
proceed.

Section 5. It shall be the duty of the said deputy enforcement commissioners to exercise all the powers herein conferred when, where and as directed by said commission, and for their services, they shall be paid three dollars per day and the actual expenses occasioned by the performance of such duty, and shall, at such time as may be fixed by the commission, present their accounts for approval and after approval the governor and council shall draw their warrant against any moneys in the treasury not otherwise appropriated, in payment thereof.

Duty of
deputy
enforcement
commis-
sioners.

—compensa-
tion of
deputies.

Section 6. There shall be taxed for said commissioners and deputies in the bills of costs the same fees as sheriffs and witnesses have been heretofore entitled to receive, which shall be paid directly to the state treasury.

Same costs
and fees shall
be taxed as
for sheriffs
and
witnesses.

Section 7. The said commission, upon being satisfied that the local authorities fail to enforce the law against the manufacture and sale of intoxicating liquors in any city or town of the state, shall, subject to the limitations of section two, instruct the deputy commissioners in the county, and may send one or more deputy commissioners from some other section of the state to enforce said law.

When local
authorities
fail to enforce
prohibitory
law, commis-
sion may
enforce.

Section 8. The governor may, after notice to and an opportunity for the attorney for the state for any county to show cause why the same should not be done, create to continue

Governor
may create
office of
special
attorney

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under certain conditions.

—Powers of special attorney.

—compensation of.

Disposal of fines collected, how made.

—clerks of court shall certify list of fines, to commission.

—commission shall determine what moneys are due from county to state.

Sheriffs and municipal officers are not relieved from performance of duties, by this act.

Commissioners may be removed by governor.

during his pleasure, the office of special attorney for the state in such county and appoint an attorney to perform the duties thereof. Such appointee shall, under the direction of the governor, have and exercise the same powers now vested in the attorney for the state for such county in all prosecutions relating to the law against the manufacture and sale of intoxicating liquors, and shall have full charge and control thereof; he shall receive such reasonable compensation for services rendered in vacation and term time as the justice presiding at each criminal term in the county shall fix, to be allowed in the bill of costs for that term and paid by the county.

Section 9. All fines collected by prosecutions undertaken by said commission or its deputies shall be divided equally between the state and the county in which the prosecution is had, except during the time when a special attorney is appointed to perform the duties of the attorney for the state for said county, in which event all fines collected on prosecutions instituted during such time by said commission or its deputies or by said special attorney, and half of all other fines in all cases in which such attorney shall take part, shall be paid to the state. Each clerk of the court shall within thirty days after the adjournment of each criminal term, certify to said commission a list of all fines collected in his county since his last return, which list shall show the origin of the case in which they were collected, and so far as exhibited by the papers or records, the connection of any of the special officials herein provided for, therewith. Said commission shall determine what moneys are due from any county to the state under the provisions hereof, and such sum shall be paid by the county treasurer to the treasurer of the state within thirty days after said commission shall notify the county commissioners of any county of its determination.

Section 10. Nothing in this act shall in any way relieve the sheriffs or the municipal officers of cities and towns, or except when such special attorney has been appointed, the attorney for the state for the county, of the duties devolving upon them for the enforcement of the law against the manufacture and sale of intoxicating liquors, and all fines collected by prosecutions instituted by them, except those in which such special attorney shall take part, shall be paid entirely to the county wherein the conviction is secured.

Section 11. Whenever, in the judgment of the governor, either of said commissioners is negligent in the performance of his duty, it shall be the duty of the governor, and he is hereby authorized to remove said commissioner from office.

Section 12. Whenever, in the judgment of the governor, the commission is no longer necessary; he is hereby authorized to remove from office all members of said commission, and the commission shall be thereby suspended, until such time as he deems its services are again required.

Commission
may be
suspended,
by governor.

Section 13. This act shall take effect when approved.

Approved March 18, 1905.

Chapter 93.

An Act to amend section four of chapter one hundred and twenty-eight of the Revised Statutes, relating to injury to property used for public water supplies.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section four of chapter one hundred and twenty-eight of the revised statutes is hereby amended by striking out the words "or town" in the second line, and inserting in place thereof the words 'town or municipal corporation,' and also by striking out in the fifth line thereof the words "or town," and inserting in place thereof the words 'town or municipal corporation,' so that said section, as amended, shall read as follows:

Section 4,
chapter 128,
R. S.,
amended.

'Section 4. Whoever wilfully injures any property of any water company, or of any city, town or municipal corporation used by it in supplying water to its inhabitants, shall be punished by a fine not exceeding one thousand dollars and by imprisonment not exceeding one year; and such persons shall also forfeit and pay to such water company, city, town or municipal corporation, three times the amount of actual damages sustained, to be recovered in an action on the case.'

Penalty for
injuring
property of
any water
company.

Approved March 21, 1905.

CHAP. 94**Chapter 94.**

An Act to amend Section seventy, Chapter fifty-one, Revised Statutes, relating to ringing of Bells and sounding of Whistles on Steam Railroads.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 70,
chapter 51,
R. S.,
amended.

Signboards
with words,
"railroad
crossing"
to be
maintained
at grade
crossings.]

—bell on
engine and
when to be
rung.

—whistle or
sounding
of bell for
warning.

Section 1. Section seventy of chapter fifty-one of the revised statutes is hereby amended by striking out all of said section and substituting the following in place thereof:

'Section 70. Every railroad corporation shall cause sign boards with the words "railroad crossing" distinctly painted on each side thereof in letters plainly legible, to be placed and constantly maintained at the side of highways and town ways where they are crossed at grade by such railroads, on posts or other structures, in such position as to be easily seen by persons passing upon such ways; and every such corporation shall cause a steam whistle, and a bell of at least thirty-five pounds in weight to be placed on each locomotive used upon its railroad, and such whistles, or in cities and villages, such bell, shall be sounded as a warning at a distance of one hundred rods on standard gauge railroads and a distance of seventy-five rods on narrow gauge railroads from all crossings of such ways on the same level; and such bell shall be rung at a distance of eighty-five rods on standard gauge railroads and sixty rods on narrow gauge railroads, from such grade crossings, and be kept ringing until the engine has passed the same; provided, however, that upon petition of ten or more legal voters of the state, after notice to the railroad corporation and a public hearing, the board of railroad commissioners may in writing order such corporation to give additional warning to travelers upon such ways by requiring the sounding of such whistles or the ringing of such bells at other places where said railroads cross such public ways other than at grade or run contiguous thereto, and such orders shall have the same force, and place the same obligations upon railroad corporations as when required under the provisions of this section.'

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 95.

An Act to amend Section three of Chapter ninety-two of the Revised Statutes, relating to Mortgages of Real Estate.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Paragraph three of section three of chapter ninety-two of the revised statutes is hereby amended by striking out in the fourth line of said paragraph the words "certificate, or" and by inserting in the sixth line of said paragraph after the word "thereon" the words 'or such certificate,' so that said paragraph three, as amended, shall read as follows:

Paragraph 3,
section 3,
chapter 92,
R. S.,
amended.

'III. He may enter peaceably and openly, if not opposed, in the presence of two witnesses, and take possession of the premises; and a certificate of the fact and time of such entry shall be made, signed and sworn to by such witnesses before a justice of the peace; and such consent, with the affidavit of the mortgagee or his assignee to the fact and time of entry indorsed thereon, or such certificate shall be recorded in each registry of deeds in which the mortgage is or by law ought to be recorded, within thirty days after the entry is made.'

—by peace-
able
possession.

Approved March 21, 1905.

Chapter 96.

An Act authorizing cities and towns to raise money for the Extermination of Insect Pests.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Cities and towns may raise money to be expended for exterminating or controlling the brown-tail and gypsy moths and other insect pests.

Cities and
towns may
raise money.

Approved March 21, 1905.

CHAP. 97**Chapter 97.**

An Act to amend Section one of Chapter one hundred and twenty-nine of the Revised Statutes, relative to corrupting water used for domestic and other purposes.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1,
chapter 129,
R. S.,
amended.

Section one of chapter one hundred and twenty-nine of the revised statutes is hereby amended by striking out the words "or town" in the fifth line and substituting in the place thereof the words 'town or municipal corporation,' so that said section, as amended, shall read as follows:

Penalty for
corrupting
water used
for domestic
and other
purposes.

'Section 1. Whoever knowingly and wilfully poisons, defiles, or in any way corrupts, the waters of any well, spring, brook, lake, pond, river or reservoir used for domestic purposes, for man or beast, or knowingly corrupts the sources of the water supply of any water company, or of any city, town, or municipal corporation supplying its inhabitants with water, or the tributaries of said sources of supply, in such manner as to affect the purity of the water so supplied, or knowingly defiles such water in any manner, whether the same be frozen or not, or puts the carcass of any dead animal, or other offensive material, into said waters or upon the ice thereof, shall be punished by a fine not exceeding one thousand dollars, or by imprisonment not exceeding one year.'

Approved March 21, 1905.

Chapter 98.

An Act to provide for certain expenses of law terms of the Supreme Judicial Court.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

County shall
be allowed ;
expenses
on account
of law term
of court.

Section 1. The chief justice or in his absence the senior justice present at any law term of the supreme judicial court, shall allow to the county in which any such term may be held, such expenses as may be incurred on account of such law term, which shall be paid by the state.

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 99.

An Act to prevent the fraudulent issue and use of Transfer Tickets upon public conveyances.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Every conductor of a street railway car or other public conveyance, and every other person whose duty it is to collect fares on such car or conveyance, or issue a transfer ticket, or written or printed instrument, giving, or purporting to give, the right of transfer to another person or persons from a public conveyance operated upon one line or route of a street railway, to a public conveyance upon another line or route of a street railway, or from one car to another car upon the same line of a street railway, who shall knowingly and with intent to defraud the person or corporation operating such public conveyance or car, issue, sell, or give any such transfer ticket or instrument to another person not lawfully entitled thereto, or receive, use, or return any such transfer ticket or instrument unlawfully issued or presented for fare in lieu of a regular cash fare, or substitute any such transfer ticket or instrument for any cash fare collected by him; and every person who shall fraudulently and with intent to evade the payment of fare receive and use or offer for passage any transfer ticket or instrument not originally issued to him; and every person who shall sell or give any such transfer ticket or instrument originally issued to him, to another person with intent to have such transfer ticket or instrument used or offered for passage by such other person, shall be fined not more than fifty dollars, or imprisoned not more than thirty days, or both.

Penalty when conductor shall fraudulently issue transfer tickets.

Approved March 21, 1905.

Chapter 100.

An Act to amend Section seven, Chapter one hundred and twenty-eight of the Revised Statutes, relating to Malicious Mischief.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section seven of chapter one hundred and twenty-eight of the revised statutes is hereby amended by inserting in the second line thereof, after the words "transit point," the following: 'Reference point, stake, plug, hub, guard stake, bench mark, or other monument.' So that said section as amended, shall read as follows:

Section 7, chapter 128, R. S., amended.

CHAP. 101

Penalty for
injury to
transit
points, or
any other
monument or
mark of
railroad.

'Whoever wilfully, or maliciously disturbs, removes or destroys any transit point, reference point, stake, plug, hub, guard stake, bench mark, or other monument of any railroad location or survey, shall be punished by a fine not exceeding twenty-five dollars, or imprisonment not exceeding thirty days; and in addition shall be liable in an action of debt for the amount of damage done.'

Approved March 21, 1905.

Chapter 101.

An Act to amend Section three of Chapter twenty of the Revised Statutes, relating to Burying Grounds.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 3,
chapter 20, R.
S., amended.

Section three of chapter twenty of the revised statutes is hereby amended by inserting after the word "society" in the first line thereof the words 'and any individuals, association or corporation,' and also by inserting after the word "society" in the last line of said section the words 'or by such individuals, association or corporation,' so that said section as amended, shall read as follows:

Penalty for
neglect to
fence ancient
or public
burying
grounds.

'Section 3. Each town, parish, religious society and any individuals, association or corporation, to which any ancient or public burying ground belongs, shall keep a substantial fence around it in good repair; and for neglect shall forfeit not exceeding one hundred dollars to be applied as prescribed in the preceding section by such officers of such town, or the officers or committee of such parish or society, or by such individuals, association or corporation.'

Approved March 21, 1905.

Chapter 102.

An Act additional to Chapter thirteen of the Revised Statutes, relating to the Penobscot tribe of Indians.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Any person residing or commorant upon the tribal reservation of the Penobscot tribe of Indians, not being a member nor the husband, wife, or legally adopted child of a member of said tribe, may be required to remove therefrom by a written notice given to him in hand under the signature of the governor, or in his absence, the lieutenant governor and of the agent of said tribe. A copy of such notice attested by said agent, with a return of service thereon by any officer qualified to serve criminal precepts, or an affidavit of service by any other person, shall be filed with said agent and be sufficient evidence of such service. If the person so notified shall not remove from said reservation within two days after service of said notice upon him, the agent or any member of the tribe may make complaint to the judge of the Old Town municipal court, who shall cause a certified copy of said complaint with a notice of the time and place of hearing thereon to be given in hand to said person or left at his place of last and usual abode at least two days before the time fixed for said hearing, or may cause said person to be at once apprehended and brought before said court. After due hearing, said judge may, if he is satisfied that such removal is approved by the majority of the adult members of said tribe or is for any cause proper to be enforced, order the respondent to remove within a specified time beyond the tribal reservation limits. If the respondent fails to obey said order, or if within one year after the service of said notice he shall again become resident or commorant upon any reservation of said tribe without the consent of said agent and said governor or lieutenant governor, said judge may cause such person to be apprehended and brought before said court, and may punish him by fine of not more than twenty dollars or by imprisonment for not exceeding thirty days, or by both fine and imprisonment. The costs of all such court proceedings under this section may be included in the order or sentence of said judge; and if the respondent fails to pay the same, he may be committed to jail for not exceeding thirty days additional to any imprisonment otherwise imposed upon him; and in such case, or if the judge does not include said costs in his order or sentence, such costs shall be paid by said agent from the tribal fund. Costs shall be taxed as in ordinary proceedings upon complaint.

Persons not belonging to Penobscot tribe of Indians, may be required remove from reservation.

—written notice to be given.

—proceedings when person notified does not remove.

—penalty if respondent does not comply with order to remove.

—costs.

CHAP. 102

**Relief of
paupers
found on
reservation
not member
of tribe.**

Section 2. For all relief to any person not a member of the Penobscot tribe of Indians nor having a pauper settlement in this state, found destitute and in distress upon any tribal reservation of said tribe, which has been furnished by the agent of said tribe or by the overseers of the poor of the town within whose territorial limits such person is so found, the state shall reimburse said agent or said town to such extent as the governor and council adjudge to have been necessarily expended therefor. The reasonable expenses and services of said overseers relative to said pauper shall be included in the amount to be so reimbursed.

**Relief of
members
of tribe found
destitute
beyond tribal
reservations.**

Section 3. When any member of said tribe is found destitute and in distress beyond the tribal reservation and is relieved by the town in this state where he is so found, the overseers of the poor of said town may send to the agent a statement specifying the nature, dates and amounts of the supplies furnished, which shall be transmitted to the governor and council with such additional statements of fact as said agent may think proper; and the state shall reimburse said town for the relief so furnished, to such extent as the governor and council adjudge to have been necessarily expended therefor.

**School
moneys
of tribe,
how to be
expended**

Section 4. All money appropriated for schools for the Penobscot tribe of Indians shall be expended under the supervision of the agent of said tribe, subject to the approval of the governor and council, said agent shall employ the teachers and fix their salaries, limited by such appropriation. The schools upon island number one, commonly called Indian Old Town island, shall be under the care and supervision of the superintendent of schools of the city of Old Town; and those within the territorial limits of any other town, under the care and supervision of the superintending school committee of such town. Said superintendent or school committee shall visit such schools at least three times during each school term; regulate the grades and courses of study; assist the teachers and scholars by counsel; determine when any scholar of said tribe may properly be admitted or transferred to the public schools of said city or town; and make report to the agent once each year, noting therein such facts and information as may seem of importance in the interest of education among said tribe, or as may be required by the governor and council. The agent shall pay said superintendent or school committee from said school appropriation a reasonable compensation for services.

Section 5. This act shall take effect when approved.

Approved March 21, 1906.

Chapter 103.

An Act to amend Section twenty-three, Chapter forty-eight, Revised Statutes, relating to investment of deposits in savings banks.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Paragraph fifth of section twenty-three of chapter forty-eight of the revised statutes is hereby amended by adding after the word "state" in the second line the words 'and actually conducting in this state the business for which such corporation was created,' so that said paragraph as amended shall read as follows:

Paragraph 5,
section 23,
chapter 48,
R. S.,
amended.

'Fifth: In bonds of any corporation other than railroads and water companies, incorporated under the authority of this state, and actually conducting in this state the business for which such corporation was created, which are earning and paying a regular dividend of not less than five per cent a year.'

—Investment
of deposits.

Section 2. Paragraph sixth of said section twenty-three is hereby amended by adding after the word "state" in the second line of clause "f," the words 'and actually conducting in this state the business for which such corporation was created,' so that said paragraph as amended shall read as follows:

Paragraph 6,
amended.

'Sixth, a: In the stock of any bank or banking association incorporated under the authority of the state.

Investment
of deposits.

b: In the stock of any bank or banking association incorporated under the authority of the United States, if located within the New England states.

c: In the stock of any railroad company of this state unencumbered by mortgage.

d: In the stock of any dividend paying railroad in New England.

e: In the stock of any railroad leased to any dividend paying railroad in New England upon terms guaranteeing the payment of a regular stated dividend upon the stock of such leased road and the interest on its bonds.

f: In the stock of any corporation, other than railroad and water companies, incorporated under authority of this state, and actually conducting in this state the business for which such corporation was created, which earns and is paying a regular dividend of not less than five per cent a year.'

Section 3. This act shall take effect when approved.

Chapter 104.

An Act in relation to insane Persons in the state prison and in the county jails, and additional to Chapter one hundred thirty-eight of the Revised Statutes.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 5,
chapter 130, R.
S., repealed.

Section 1. Section five of chapter one hundred thirty-eight of the revised statutes relating to insane convicts, is hereby repealed.

Governor
shall appoint
an examiner
of insane
convicts, in
each county.

—proceedings
when a
prisoner
becomes
insane.

Section 2. The governor shall appoint in each county in the state a competent physician, who shall be a resident of the county, to act as an examiner of insane convicts in the county jail of the county. When a convict in the state prison or the county jail becomes insane or a convict whose sentence has expired is there detained, and in the opinion of the warden of the state prison or keeper of the jail is insane, the warden shall forthwith notify the prison physician and the jailer shall forthwith notify such examiner in the county of the fact, and the prison physician or such examiner shall forthwith investigate the case and make a personal examination of the convict or party so detained; and if such physician finds such convict or person detained to be insane he shall forthwith certify such fact in writing to the warden of the state prison or keeper of such jail. Said warden shall apply in writing to the judge of the municipal court for the city of Rockland in the county of Knox, and such keeper shall apply to the judge of the municipal court in the place where such jail is located, if any; otherwise to the judge of the nearest municipal court in the county, and if no municipal court in such county to any judge of the supreme judicial court, stating the facts connected therewith, and praying that the condition of such convict or person detained as aforesaid may be inquired into and such decree made as to his commitment or detention as justice may require.

Hearing shall
be appointed
by judge.

—proceed-
ings.

Section 3. Such judge shall thereupon appoint a time and place for a hearing by him of the allegations of such application, and shall cause to be given in hand to the person so alleged to be insane at least twenty-four hours prior to the time of said hearing a true copy of said application, together with a notice of the time and place of said hearing, and that he has a right and will be given an opportunity then and there to be heard in the matter, and shall call before him all testimony necessary for a full understanding of the case, and shall personally examine and interview such person whether he shall or shall not appear at such hearing and shall require and receive evidence of at least

two reputable physicians not in the employ of the state prison or either of the said jails, all such evidence to be given under oath before such judge with the certificate signed by such physicians and filed with the papers in the case, that in their opinion such person is or is not insane. Such evidence and certificate to be based upon due inquiry and personal examination of the person to whom insanity is imputed.

At said hearing the judge shall appoint a guardian ad litem for the person so alleged to be insane, and may in his discretion appoint counsel for such person. The compensation of such guardian and counsel shall be fixed by the judge and included in the expense of the proceedings to be paid by the state or county, if upon the foregoing proceedings such judge shall determine that such convict or person detained as aforesaid is insane and that his comfort and safety or that of others interested will thereby be promoted; he shall in case of such convict or person so detained in the state prison commit him to the insane department of the said prison, and in the case of a convict or person so detained in either of the county jails he shall commit him to one of the insane hospitals, with certificate stating the fact of his insanity and directing that he shall be received and detained accordingly until he is restored or discharged by law. The certificate of said judge shall state the town in which the prisoner or person detained so committed resided at the time of his original commitment to prison or jail. A certified copy of the certificate signed by the prison physician shall accompany said order of commitment made hereunder, and said judge shall keep a record of his doings and furnish a copy to any interested person requiring and paying for it.

Section 4. The certificate of such judge stating the town in which the prisoner or person detained resided, when such prisoner or person is in either of the insane hospitals, is sufficient evidence in the first instance to charge such town for the expenses of his support in such hospital, if he shall be there detained after sentence on which he was originally committed would have expired, but when his friends or others file a bond with the treasurer of the hospital in which he is confined such town shall not be liable for his support, unless new action is had by reason of the inability of the patient or his friends longer to support him, and such action may be had in the manner provided by statute for recommitment of patients to the insane hospitals.

Any town thus made chargeable in the first instance and paying for the support of such insane person may recover the

—judge shall appoint a guardian ad litem and may appoint counsel.

—person detained in state prison may be committed to insane department of state prison.

—persons in county jails shall be committed to insane hospital.

Certificate of judge sufficient to charge town for expense of support.

—town may recover.

CHAP. 104

amount paid from the insane, if able, or other persons legally liable for his support or from the town where his legal settlement is, but if he has no legal settlement in the state such expense shall be refunded by the state and the governor and council shall audit all such claims and draw their warrant on the treasurer therefor. Such person shall not suffer the disabilities of pauperism or be deemed a pauper by reason of such support, but the time during which such person is so supported shall not be included in the period of residence necessary to change his settlement.

Persons
recovering
before
expiration
of sentence
shall be
returned
to prison
or jail.

Section 5. If a person so committed as insane is restored or discharged from such commitment before the expiration of the term of the sentence on which he was originally committed, he shall be returned to the prison or jail in which he was serving his original sentence, and shall be there detained until the time when his original sentence would have expired.

Fees for
examination
and
certificate.

Section 6. The fee of each physician for such examination and certificate and testifying before said judge shall be five dollars. All the fees, costs and expenses incident to any such hearing shall be taxed by the judge, and any case relating to the state prison, audited and allowed by the governor and council, and any cases arising in either of the county jails by the county commissioners for such county, who shall include therein a reasonable compensation for such judge, which fees and costs shall be paid by the state and county respectively.

Superinten-
dent of
insane
hospital shall
visit insane
department
of state
prison
monthly.

Section 7. The superintendent of the insane hospital at Augusta shall visit the insane department of the state prison not less than once in each month to advise with the prison physician and warden as to the proper care, treatment and disposition of the convicts in said department, and whenever in the judgment of said superintendent and prison physician and warden any person committed to the insane department of the state prison as hereinbefore provided can be better treated at either of the insane hospitals, they shall recommend the transfer of such person to either of said hospitals and report their conclusion to the governor and council, and thereupon the governor and council may order such transfer.

--may
recommend
transfer
of convict
to insane
hospital.

Inmates
of jails and
persons under
indictment
may be
committed
to insane
hospital.

Section 8. Any inmates of county jails and persons under indictment becoming insane before final conviction may be committed to either insane hospital by any judge of the supreme judicial court, or judge of the superior court in the county where such person is to be tried, or the case is pending for observation, under such limitations as such judge may direct.

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Section 9. Section six of chapter one hundred and thirty-eight of the revised statutes is hereby amended, so as to read as follows:

Section 6,
chapter 138,
R. S.,
amended.

'Section 6. Insane persons transferred from the insane department of the state prison to either of the insane hospitals, upon satisfactory proof that such detention in such hospital will have a deleterious influence on the other patients, may be returned by the order of the governor and council setting forth the circumstances under which they have been detained in said hospital to the insane department of the state prison, to be there detained until discharged as hereinbefore provided for.'

Insane
persons
may be
returned
from insane
hospital
to insane
department
of state
prison.

Section 10. A friend of any person adjudged insane and committed to the insane department of the state prison under the foregoing proceedings, thinking such person is unreasonably detained, may apply in writing to any justice of the supreme judicial court, who shall inquire into the case and summon before him such witnesses as in his judgment may be necessary and upon such application vacate such commitment, and if the original sentence has expired discharge such person. He shall tax legal costs and shall decide whether they shall be borne by the petitioner or by the state. If such application is unsuccessful, it shall not be made again until the expiration of one year.

Any judge
of supreme
judicial
court being
applied to in
writing shall
inquire into
cases of
alleged
unreasonable
detention
in insane
department
of state
prison.

Section 11. The judge of the municipal court of the city of Rockland is hereby authorized for the purposes provided in this act, if he shall see fit, to hold his court in the town of Thomaston in the county of Knox, and the judge of any municipal court to which application is made by any jailer, and which court is located in a town other than that in which the jail is situated, may hold his court for the purposes herein provided in the town where such jail is located.

Municipal
judges
authorized
to hold
court in
towns where
prison or jails
are located.

Approved March 21, 1905.

Chapter 105.

An Act to amend Chapter one hundred and twenty-six of the Revised Statutes, relating to Gambling.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section one of chapter one hundred and twenty-six of the revised statutes, is hereby stricken out and the following section is hereby inserted in its stead:

Section 1,
chapter 126,
R. S.,
stricken out.

'Section 1. Whoever keeps or assists in keeping a gambling house, or tenement or other place occupied, used, kept or

Punishment
for keeping
a gambling

CHAP. 105

house or
permitting
gambling
in house
or shop.

resorted to for the purposes described in section eleven of chapter one hundred and twenty-six of the revised statutes as amended by section two of this act, or is found gambling or present as described in said section eleven so amended as aforesaid, or permits any person to gamble in any way in any tenement or other place under his care or control, shall be punished by a fine of not more than one hundred dollars or by imprisonment for not more than four months; and the municipal officers, constables and police officers of towns and cities, and the assessors of plantations, are required promptly to enforce the laws against gambling rooms, and to make complaint against any person in their respective municipalities when there is probable cause to believe such person to be guilty of a violation of this section. Trial justices and judges of municipal or police courts, shall have jurisdiction in all prosecutions for violations of this section.'

Section 11,
chapter 126,
stricken out.

Section 2. Section eleven of chapter one hundred and twenty-six of the revised statutes is hereby stricken out and the following section is hereby inserted in its stead:

Magistrates
shall issue
warrants to
search for
implements
of gambling,
etc.

'Section 11. When a person makes oath before a trial justice or judge of a municipal or police court that he has reason to suspect and does suspect that any tenement or other place is unlawfully used as and for a common gambling house, for the purpose of gambling for money or other property, or is kept, used or occupied for promoting a lottery, or for the sale of lottery tickets, or for promoting the game known as policy lottery or policy, or for the buying or selling of pools or registering of bets upon any race, game, contest, act or event, and that persons resort to the same for any such purpose, such magistrate, whether the names of the persons last mentioned are known to the complainant or not, shall issue a warrant commanding the sheriff or any of his deputies or any constable or police officer to enter such tenement or other place, and to arrest the keepers thereof, all persons in any way assisting in keeping the same, whether as janitor, door keeper, watchman, or otherwise, all persons who are there found participating in any form of gambling and all persons present whether so participating or not, if any lottery, policy or pool tickets, slips, checks, manifold books or sheets, memoranda of any bet, or other implements, apparatus or materials of any form of gambling are found in said place, and to take into their custody all the implements, apparatus or materials of gambling, as aforesaid, and all the personal property, furniture and fixtures, so that they may be forthcoming before some court or magistrate, to be dealt with

—proceed-
ings.

according to law. All articles and property seized under the provisions of this section, or found in the possession or under the control of any person arrested for keeping or assisting in keeping a gambling house or for gambling, shall be disposed of in the manner provided in the following section for the disposal of counterfeiting and burglars' tools; and the finding in any tenement or other place of any lottery, policy or pool tickets, slips, checks, manifold books or sheets, memoranda of any bet, or other implements, apparatus or materials of any form of gambling shall be prima facie evidence that said tenement or other place is occupied, used, kept and resorted to for the purpose of gambling.'

Section 3. Section twelve of chapter one hundred and twenty-six of the revised statutes is hereby amended by striking out in the fourth, fifth and sixth lines thereof the words "all lottery tickets or materials for a lottery or procured for the purpose of a lottery; all gambling apparatus or implements used, procured or kept to be used in gambling," and by striking out in the eighth and ninth line of said section the words "selling lottery tickets or gambling," so that said section as amended, shall read as follows:

Section 12,
chapter 126,
R. S.,
amended.

'Section 12. All tools, machines, dies, plates or materials provided for making counterfeit or spurious coin, or for forging bank notes or other instruments; all burglar's tools or implements prepared or designed for burglary, shall, when the same are found and taken by virtue of a search warrant, or are found in the possession or under the control of any person arrested for forgery, counterfeiting, or burglary, be safely kept by the direction of the court or magistrate having cognizance of the case, so long as may be necessary for their being used as evidence on any trial, and as soon as may be afterward, they shall be burned or otherwise destroyed by order of such court or magistrate, or of a justice of the supreme judicial or superior court.'

Tools and
implements
for gambling
counterfeit-
ing, and
burglars
tools, how
disposed of.

Section 4. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 106.

An Act to amend Section twenty-six of Chapter one hundred and thirty-five of the Revised Statutes, relating to Sentences.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 26,
chapter, 135,
R. S.,
amended.

Section twenty-six of chapter one hundred and thirty-five of the revised statutes is hereby amended by inserting in said section, before the word "Questions," in the first line thereof, the words, 'Sentence shall be imposed upon conviction, either by verdict or upon demurrer, of a crime which is not punishable by imprisonment for life, although exceptions are allowed.'

Also by inserting after the word "recognize," in the fifteenth line, the words, 'the court, on request of the defendant upon whom sentence is imposed, may allow stay of execution of sentence, in which case such commitment shall be to await final decision; otherwise, commitment shall be in execution of sentence.'

Also by inserting after the word "prison," in the seventeenth line thereof, the words, 'or any person is committed pending decision on report or exceptions, as herein provided, and remains imprisoned after the adjournment of court.'

Also by adding at the end of said section, the following: 'If a person shall be so admitted to bail after commitment in execution of sentence, as above provided, such admission to bail shall vacate the effect of the original commitment, and the full term of imprisonment shall commence from the date of commitment after final decision.' So that said section as amended, shall read as follows:

Sentence
shall be
imposed upon
conviction.

'Section 26. Sentence shall be imposed upon conviction, either by verdict or upon demurrer, of a crime which is not punishable by imprisonment for life, although exceptions are alleged. Questions of law may be reserved on a report signed by the presiding justice, and in such case, and where exceptions are allowed, the defendant may, when the offense charged is bailable, recognize with sureties, in such sum as the court orders, with conditions substantially as follows: "The condition of this recognizance is such that, whereas there is now pending in the

-form of
recognizance.

court, within and for the county of _____, an indictment against the said _____ for the offense of _____, in the course of the proceedings upon which, questions of law requiring the decision of the justices of the supreme judicial court have arisen; now if said _____ shall personally appear before said _____ court, to be held in and for said

county, from term to term, until and including the term of said court next after the certificate of decision shall be received from said justices, and shall abide the decision and order of said court, and not depart without license, then this recognizance shall be void.' If he does not so recognize, the court, on request of the defendant upon whom sentence is imposed may allow stay of execution of sentence, in which case commitment shall be to await final decision; otherwise, such commitment shall be in execution of sentence. When a verdict of guilty is rendered against any person for an offense punishable by imprisonment in the state prison, or any person is committed pending decision on report or exceptions, as herein provided, and remains imprisoned after the adjournment of court, he shall be admitted to bail only by the justice trying him, by some person by him appointed therefor, or by some justice of the supreme judicial court. If a person shall be so admitted to bail after commitment in execution of sentence, as above provided, such admission to bail shall vacate the effect of the original commitment, and the full term of imprisonment shall commence from the date of commitment after final decision.'

—stay of
execution
of sentence
may be had.

Approved March 21, 1906.

Chapter 107.

An Act to amend the Revised Statutes, Chapter one hundred and twenty-five, Section fifty-three, relating to Cruelty to Animals.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section fifty-three of chapter one hundred and twenty-five of the revised statutes is hereby amended by striking out from the eighth, ninth and tenth lines the words, "for their travel and services, in conducting such investigations, such agents shall be paid by the county in which such services are rendered, the same fees as are now allowed officers by law for the service of a warrant for arrest," and inserting instead thereof the following: 'for services and expenses in conducting such investigations such agents shall be paid a reasonable sum by the county in which such services are rendered and expenses incurred, and for their travel the same fees as are now allowed officers, by law, for the service of a warrant for arrest,' so that the said section as amended, shall read as follows:

Section 53,
chapter 125,
amended.

'Section 53. Sheriffs, deputy sheriffs, police officers, constables and agents appointed under the provisions of the follow-

Duty of
officers to
prosecute for
violations.

CHAP. 108

—fines, how
disposed of.

—services,
how paid.

ing section, shall investigate all cases of cruelty to animals coming to their knowledge, and shall cause offenders to be prosecuted in all cases in which the offense may appear to be of a sufficiently aggravated nature to require prosecution; all fines imposed for the punishment of such offenses, shall be paid over to the county treasurer of the county in which the offense may have been committed. For services and expenses in conducting such investigations such agents shall be paid a reasonable sum by the county in which such services are rendered and expenses incurred, and for their travel the same fees as are now allowed officers, by law for the service of a warrant for arrest; provided, however, that all claims of such agents for such travel and services shall first be audited and approved by the county commissioners of the county liable to pay the same.'

Approved March 21, 1905.

Chapter 108.

An Act to amend Section three of Chapter forty-one of the Revised Statutes of nineteen hundred and three, relating to Sea and Shore Fisheries.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 3,
chapter 41,
R. S.,
amended.

Wardens
shall enforce
laws relating
to sea and
shore
fisheries.

—commis-
sioner and
wardens may
seize fish and
lobsters.

Section 1. Section three of chapter forty-one of the revised statutes of nineteen hundred and three is hereby amended so that the same, when amended, shall read as follows:

'Section 3. The fish wardens shall enforce all laws relating to the sea and shore fisheries within the counties in which they respectively reside, but they shall not exercise jurisdiction in any other county unless so instructed in writing by the commissioner of sea and shore fisheries.

The commissioner of sea and shore fisheries and fish wardens may with or without a warrant arrest any person whom they may have reasonable grounds to believe guilty of violating any of the provisions of this chapter, and may with or without a warrant enter upon, open and search any vessel, boat, building, car, trap or other receptacle or place where they have reasonable grounds to believe that fish or lobsters liable to seizure are to be found, and seize and carry away all fish or lobsters liable to seizure found therein, and any lobster car, trap, net, barrel, box or package in which the same are found or which are liable to seizure under any of the provisions of this chapter, the fish, lobsters or other property thus seized to be disposed of according to law, but no dwelling house or hotel shall be searched without

a warrant issued for that purpose, and then only in the day time and no lobster car, marked with the name of the owner as required by law shall be opened or bailed by any officer without a warrant, until notice of such intended search has been given to the owner of such car or person having the same in charge or such notice has been left at the residence or place of business of such owner or person. Any magistrate may issue warrants to search within his jurisdiction any dwelling house or hotel in the day time, or any building, vessel, boat, or receptacle for fish or lobsters, or any place or places used therefor to the commissioner of sea and shore fisheries, or fish warden appointed and qualified as provided in this chapter. Such warrants shall issue subject to the requirements of section thirteen of chapter one hundred and thirty-three.'

—magistrates
may issue
search
warrants.

—how
warrants
shall issue.

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 109.

An Act to amend Section four of Chapter one hundred and forty-one of the Revised Statutes, relating to State Prison.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section four of chapter one hundred and forty-one of the revised statutes shall be amended by adding, after the word "commissary" in the fourth line thereof, the words 'night watchman,' so that said section, as amended, shall read as follows:

Section 4,
chapter 141,
R. S.,
amended.

'Section 4. The supervision of the state prison is vested in the governor and council, but its government and direction are in a board of three prison and jail inspectors, one warden, one deputy warden, one clerk, eleven guards, one of whom shall perform the duties of commissary, night watchman and such number of overseers and aids as the inspectors determine to be necessary.'

Night
watchman
added to
list of
subordinate
officers.

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

CHAP. 110**Chapter 110.**

An Act to amend Section thirty-one of Chapter ninety-three of the Revised Statutes, relating to Liens on buildings and lots, wharves and piers.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 31,
chapter 93,
R. S.,
amended.

That the word "forty" in the second line of section thirty-one of chapter ninety-three of the revised statutes be stricken out and the word 'sixty' be inserted therefor, so that said section as amended, shall read as follows:

Lien
dissolved
unless filed
in sixty days
in town
clerk's office.

'Section 31. The lien mentioned in the preceding section shall be dissolved unless the claimant within sixty days after he ceases to labor or furnish materials as aforesaid, files in the office of the clerk of the town in which such building, wharf or pier is situated, a true statement of the amount due him, with all just credits given, together with a description of the property intended to be covered by the lien, sufficiently accurate to identify it, and the names of the owners, if known; which shall be subscribed and sworn to by the person claiming the lien, or by some one in his behalf, and recorded in a book kept for that purpose, by said clerk who is entitled to the same fees therefor as for recording mortgages, but this section shall not apply where the labor or materials are furnished by a contract with the owner of the property affected.'

Approved March 21, 1905.

Chapter 111.

An Act amending Section eighty-eight of Chapter eighty-four of the Revised Statutes, relating to challenging of Jurors.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 88,
chapter 84,
R. S.,
amended.

Section eighty-eight of chapter eighty-four of the revised statutes is hereby amended by striking out in the seventeenth line thereof the word "two" and inserting in place thereof the word 'four,' so that said section as amended, shall read as follows:

Jurors, how
impaneled
and sworn,
or drawn
by lot.

'Section 88. When venires for jurors are returned to court, the clerk shall, at the commencement of each term, prepare separate alphabetical lists of the names of the several persons returned as traverse jurors; and the court in impaneling them, shall cause the names of the first two persons who attend, to be called, who shall be first sworn and then the others in succes-

sion, as they are named on the list, and in such divisions as the court directs, or all at the same time; and the first twelve shall compose the first jury; and the next twelve, on the same list, shall be impaneled and sworn in like manner, and shall compose the second jury; but before proceeding to the trial of any civil or criminal case, other than for an offense punishable by imprisonment for life, the clerk may, under direction of court, at the request of either party, place the names of all jurors legally summoned and in attendance, and not engaged in the trial of any cause, separately upon tickets in a box, and the names shall be drawn from the box by the clerk, after having been thoroughly mixed, one at a time, for the purpose of constituting a jury; and each party may peremptorily challenge four jurors; but in such case all peremptory or other challenges and objections to a juror drawn, if then known, shall be made and determined, and the juror sworn or set aside, before another name is drawn, and so on until the panel is completed. A new jury shall be thus drawn for the trial of each cause; and after the panel is thus completed, the presiding justice shall appoint a foreman for the trial of the case.'

—first jury.

—second jury.

—challenges.

Approved March 21, 1905.

Chapter 112.

An Act to prevent the unlawful diversion of electricity.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Whoever unlawfully and intentionally injures or destroys or suffers to be injured or destroyed any meter, pipe, conduit, wire, line, pole, lamp, or other apparatus belonging to a corporation or company engaged in the manufacture or sale of gas or electricity for lighting purposes or power purposes or belonging to any water company, or unlawfully and intentionally prevents an electric or water or gas meter from duly registering the quantity of electricity or water or gas supplied, or in any way interferes with its proper action or just registration, or without the consent of such company or corporation unlawfully and intentionally diverts any electric current from any wire of such corporation or company, or otherwise unlawfully and intentionally uses or causes to be used without the consent of such corporation any electricity manufactured or distributed by such corporation or company, or unlawfully and intentionally and without the con-

Punishment
for
unlawfully
injuring or
interfering
with working
of apparatus
of persons or
corporations
engaged in
furnishing
gas or
electricity.

CHAP. 113

sent of such company taps, or interferes with the pipes or fixtures of any water or gas company, shall for every such offense be punished by a fine of not more than one hundred dollars, or by imprisonment for not more than one year, or by both such fine and imprisonment.

Approved March 21, 1905.

Chapter 113.

An Act to amend Section fifty-one of Chapter one hundred and twenty-five of the Revised Statutes, relating to Cruelty to Animals.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 51,
chapter 125,
R. S.,
amended.

Section fifty-one of chapter one hundred and twenty-five of the revised statutes is hereby amended by adding to said section the following: 'And the keeping or leaving sheep on any of the uninhabited and barren islands, lying off the coast of Maine, within said state, during the months of December, January, February and March of any year, without providing sufficient food and proper shelter therefor, shall be deemed prima facie evidence that the owner or person having the custody and control of such sheep has violated the provisions of this section,' so that said section as amended, shall read as follows:

Any person
may furnish
shelter and
food to
abandoned
animals.

—lien for
same.

—sheep on
uninhabited
and barren
islands.

'Section 51. Any person may take charge of an animal whose owner has cruelly abandoned it, or cruelly fails to take care of and provide for it, and may furnish the same with proper shelter, nourishment and care at the owner's expense, and have a lien thereon for the same, and the keeping or leaving sheep on any of the uninhabited and barren islands, lying off the coast of Maine, within said state, during the months of December, January, February and March of any year, without providing sufficient food and proper shelter therefor, shall be deemed prima facie evidence that the owner or person having the custody and control of such sheep has violated the provisions of this section.'

Approved March 21, 1905.

Chapter 114.

An Act to prevent sales of Merchandise in bulk in fraud of Creditors.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The sale in bulk of any part or the whole of a stock of merchandise, otherwise than in the ordinary course of trade and in the regular and usual prosecution of the seller's business, shall be void as against the creditors of the seller, unless the seller and purchaser, at least five days before the sale, make a full detailed, inventory, showing the quantity, and, so far as possible with exercise of reasonable diligence, the cost price to the seller of each article to be included in the sale; and unless the purchaser preserve such inventory for inspection by the creditors, or any of them, for thirty days after the completion of the sale; and unless the purchaser demand and receive from the seller a written list of names and addresses of creditors of the seller, with the amount of indebtedness due or owing to each and certified by the seller, under oath to be, to the best of his knowledge and belief, a full, accurate and complete list of his creditors and of his indebtedness; and unless the purchaser, at least five days before taking possession of such merchandise or paying therefor, notify personally or by registered mail every creditor whose name and address are stated in said list of the proposed sale and of the price, terms and conditions thereof. Provided, however, that the preceding provisions of this section shall not apply if the purchaser, before any such sale of merchandise, shall demand and receive from the seller a written list of names and addresses of creditors of the seller, with the amount of indebtedness due or owing to each, and certified by the seller under oath to be, to the best of his knowledge and belief, a full, accurate, and complete list of his creditors, and of his indebtedness, and the seller, prior to such sale, shall deliver to the purchaser a certificate signed and sworn to by the seller that he has in good faith given notice of the proposed sale to all of the creditors whose names are stated in such verified list, and shall also deliver to the purchaser a written waiver of the provisions of this act signed by a majority in number of such creditors, and by creditors holding a majority of the total indebtedness shown by such list.

Section 2. Sellers and purchasers under this act shall include corporations, associations, copartnerships, and individuals, but nothing contained in this act shall apply to sales by executors, administrators, receivers, assignees under voluntary assignment

Sale in bulk of part or whole of stock of merchandise otherwise than in regular course of business void against creditors.

--unless seller and purchaser make inventory.

--and unless purchaser demand and receive written list of creditors.

--with amount of indebtedness.

--and unless creditors be notified of sale, price, etc.

--further provisions.

Corporations, associations, copartnership and individuals included under this act.

CHAP. 115

—shall not
apply to
executors,
etc.

When act
shall take
effect.

for the benefit of creditors, trustees in bankruptcy, or by any public officer under judicial process, or to mortgages made in good faith for the purpose of security only.

Section 3. This act shall take effect July first, in the year of our Lord one thousand nine hundred and five.

Approved March 21, 1906.

Chapter 115.

An Act to amend Sections one hundred, one hundred one and one hundred two of Chapter twenty-three of the Revised Statutes, relating to State Roads.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 100,
chapter 23, R.
S., amended.

Towns
establishing
state roads
may receive
state aid in
improving
the same.

—when
money shall
be expended.

—When aid
shall be paid.

Section 101,
chapter 23, R.
S., amended.

Municipal
officers shall
make return
to county
commis-
sioners.

Section 1. Section one hundred of chapter twenty-three of the revised statutes is hereby amended, so as to read as follows:

'Section 100. Towns establishing state roads as aforesaid may, on complying with the conditions hereinafter set forth, receive from the state one-half of the amount actually expended in permanent improvement of said roads, not exceeding three hundred dollars a year; provided, that no town shall receive such state aid unless its expenditure for such road shall amount to at least one hundred dollars, and shall have been exclusive of and in addition to the amount regularly raised in such town for highways and bridges; and provided, also, that the amount so expended shall be used before the first day of October in permanent improvement of a portion of said road, and in a manner satisfactory to the county commissioners of the county wherein said road is located. Said permanent improvement shall be on a continuous portion of said road for at least one year. Such aid shall be paid from the state treasury on and after the first day of January, upon certificate by the governor and council, as provided by the following section.'

Section 2. Section one hundred and one of chapter twenty-three of the revised statutes is hereby amended by striking out the word "October" in the second line thereof and inserting in its place the word 'November,' so that said section as amended, shall read as follows:

'Section 101. Municipal officers of towns improving state roads under the foregoing provisions shall annually before the first day of November make returns under oath to the county commissioners of their county of the amount appropriated and expended by their town in such permanent improvements, the

amount of road improved, and the character of the work done. The county commissioners shall inspect the roads so improved and if they are satisfied that the provisions of the preceding sections have been complied with, they shall certify to the governor and council the sum which said town is entitled to receive from the state. Any town dissatisfied with their decision may appeal to the governor and council. The governor and council shall issue a certificate to the treasurer of the town for such amount as they adjudge such town entitled to receive from the state treasury.'

—commis-
sioners
shall inspect
the road
improved and
certify to
governor and
council.

Section 3. Section one hundred and two of chapter twenty-three of the revised statutes is hereby amended by striking out all after the fourth line thereof, so that said section as amended, shall read as follows:

Section 102,
chapter 23, R.
S., amended.

'Section 102. Towns desiring to take advantage of the provisions of sections ninety-three to one hundred and five inclusive, may, through their municipal officers, make application therefor to the secretary of state, and he shall record such applications in the order in which they are received.'

Towns taking
advantage of
sections 93-105
must make
application
to secretary
of state.

Section 4. Section one hundred and four of chapter twenty-three of the revised statutes, is hereby repealed.

Section 104,
chapter 23, R.
S., repealed.

Section 5. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 116.

An Act relating to the compensation of County Treasurers.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The salaries of the treasurers in the following named counties shall be paid quarterly from the treasuries of their counties as follows:

Salaries of
county
treasurers.

Androscoggin, twelve hundred dollars.
Aroostook, six hundred dollars.
Cumberland, fifteen hundred dollars.
Franklin, three hundred dollars.
Hancock, four hundred and fifty dollars.
Kennebec, twelve hundred dollars.
Knox, four hundred dollars.
Lincoln, three hundred dollars.
Oxford, five hundred dollars.
Penobscot, twelve hundred dollars.

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Piscataquis, four hundred dollars.

Sagadahoc, three hundred and fifty dollars.

Somerset, four hundred dollars.

Waldo, four hundred dollars.

Washington, four hundred dollars.

York, seven hundred and fifty dollars.

—salaries
shall be in
full including
clerk hire.
This act shall
take effect
July 1, 1906.

The above salaries shall be in full for all services and expenses, including clerk hire.

Section 2. This act shall take effect on the first day of July, one thousand nine hundred and five.

Approved March 21, 1905.

Chapter 117.

An Act relating to the compensation of County Commissioners.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Compensa-
tion of county
commis-
sioners.

Section 1. The annual salary for each county commissioner for the several counties, shall be as follows:

Androscoggin, six hundred dollars.

Aroostook, eleven hundred dollars.

Cumberland, one thousand fifty dollars.

Franklin, three hundred and fifty dollars.

Hancock, seven hundred and fifty dollars.

Kennebec, one thousand dollars.

Knox, three hundred dollars.

Lincoln, three hundred dollars.

Oxford, five hundred dollars.

Penobscot, twelve hundred dollars.

Piscataquis, five hundred dollars.

Sagadahoc, two hundred and fifty dollars.

Somerset, six hundred and fifty dollars.

Waldo, four hundred dollars.

Washington, five hundred and fifty dollars.

York, seven hundred and fifty dollars.

—salaries to
be paid
quarterly and
shall be in
full for all
services,
expenses and
travel.

—except
necessary
cash expenses
outside of
counties.

Said salaries are payable from the county treasuries in quarterly payments on the first days of January, April, July and October of each year, in full for all services, expenses and travel, including the management of the jail workshops and the sale of their products, except actual necessary cash expenses incurred outside of their respective counties for the transaction of official business; all bills for such expenses shall be approved by the clerk of courts and the county attorney of their county.

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Section 2. For services performed by county commissioners in the assessment of damages for land or easements sought to be taken or acquired by private corporations, they shall charge three dollars a day and actual traveling expenses, and certify the same in a bill of items to the county attorney, who shall collect the sums so charged of the party seeking to exercise the right of eminent domain, and forthwith pay the same to the county treasurer.

Services in
assessment
of land
damages, etc.

—compensa-
tion for.

Section 3. Sections twenty-two, twenty-three and twenty-four of chapter eighty of the revised statutes, are hereby repealed.

Sections 22, 23
and 24,
chapter 80,
R. S.,
repealed.

Section 4. This act shall take effect on the first day of January, one thousand nine hundred and six.

This act shall
take effect
January 1,
1906.

Approved March 21, 1906.

Chapter 118.

An Act relating to the compensation of Clerks of Courts.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The clerks of the judicial courts in the several counties shall receive annual salaries from the treasuries of the counties in quarterly payments on the first days of January, April, July and October, as follows:

Compensa-
tion of clerks
of courts.

Androscoggin, two thousand dollars.

Aroostook, two thousand dollars, with eight hundred dollars additional for clerk hire.

Cumberland, two thousand two hundred dollars, with twelve hundred dollars a year additional for clerk hire; assistant clerk of courts, twelve hundred dollars.

Franklin, eleven hundred dollars.

Hancock, two thousand one hundred dollars, with three hundred dollars additional for clerk hire.

Kennebec, two thousand two hundred dollars, with eight hundred dollars additional for clerk hire.

Knox, thirteen hundred dollars.

Lincoln, one thousand dollars.

Oxford, one thousand dollars.

Penobscot, two thousand dollars, with eight hundred dollars additional for clerk hire.

Piscataquis, one thousand dollars.

Sagadahoc, sixteen hundred dollars, with two hundred dollars additional for clerk hire.

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Somerset, eighteen hundred dollars, with three hundred dollars additional for clerk hire.

Waldo, twelve hundred dollars, with two hundred dollars additional for clerk hire.

Washington, fifteen hundred dollars, with three hundred dollars additional for clerk hire.

York, eighteen hundred dollars, with five hundred dollars additional for clerk hire.

—sums above mentioned shall be full compensation for all services.

—clerks.

—shall account quarterly for all fees.

—shall pay whole amount of fees to county treasurers

—shall make annually a sworn statement of amount paid for clerk hire.

This act shall take effect July 1, 1905.

The sums above mentioned shall in full compensation for the performance of all duties required of clerks by law, including those performed by them as clerks of the supreme judicial, superior and county commissioners' courts, or by clerks pro tempore, employed by them under section six of chapter eighty. They shall account quarterly under oath to the county treasurers for all fees received by them or payable to them by virtue of the office, specifying the items, and shall pay the whole amount of the same to the treasurers of their respective counties quarterly on the first days of January, April, July and October of each year.

On the first day of January of each year the clerks receiving the sums above specified for clerk hire shall make under oath to the county treasurers of their respective counties a statement specifying the amount paid by them for that purpose and to whom paid during the year next preceding, and shall pay to said treasurers any unexpended balance of such sums in their hands.

Section 2. This act shall take effect on the first day of July, one thousand nine hundred and five.

Approved March 21, 1905.

Chapter 119.

An Act relating to the compensation of County Attorneys.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Compensation of county attorneys.

Section 1. The county attorneys are entitled to receive annual salaries from the treasurer of state in quarterly payments on the first days of January, April, July and October, as follows: For the counties of
Androscoggin, one thousand dollars.
Aroostook, one thousand dollars.
Cumberland, fifteen hundred dollars.
Franklin, four hundred dollars.
Hancock, seven hundred and fifty dollars.

Kennebec, one thousand dollars.

Knox, six hundred dollars.

Lincoln, four hundred dollars.

Oxford, six hundred dollars.

Penobscot, one thousand dollars.

Piscataquis, five hundred dollars.

Sagadahoc, five hundred dollars.

Somerset, seven hundred dollars.

Waldo, five hundred dollars.

Washington, eight hundred dollars.

York, one thousand dollars; and no other fees, costs or emoluments shall be allowed them unless otherwise expressly provided. The assistant county attorney for the county of Cumberland, seven hundred dollars. He shall hold his office during the term of the county attorney by whom he is appointed, subject to removal at any time by the justice of the superior court for said county.

--salary
assistant
county
attorney
for Cumber-
land county.

Section 2. So much of this act as reduces the salary of any county attorney shall not take effect while the present incumbent continues to hold office; and except as aforesaid, said act shall take effect on the first day of July, one thousand nine hundred and five.

When this act
shall take
effect.

Approved March 21, 1905.

Chapter 120.

An Act to amend Paragraph twenty of Section one of Chapter one hundred and sixteen of the Revised Statutes, relating to the salary of the commissioner of Sea and Shore Fisheries.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Paragraph twenty of section one of chapter one hundred and sixteen is hereby amended by striking out the words "one thousand dollars" and inserting in place thereof the words 'fifteen hundred dollars and actual traveling expenses,' so that said paragraph, as amended, shall read as follows:

Paragraph 20,
section 1,
chapter 116, R.
S., amended.

'Commissioner of sea and shore fisheries, fifteen hundred dollars and actual traveling expenses.'

--salary of
commis-
sioner of
sea and shore
fisheries.

Section 2. This act shall take effect the first day of April, nineteen hundred and five.

This act shall
take effect
April 1, 1905.

Approved March 21, 1905.

CHAP. 121**Chapter 121.**

An Act to amend Section ninety-five of Chapter forty-nine of the Revised Statutes, relating to notice of injury to Casualty Insurance Companies.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 95,
chapter 49, R.
S., amended.

Time within
which notice
of accident,
injury,
sickness or
death may be
given, fixed.

Section 1. Section ninety-five of chapter forty-nine of the revised statutes is hereby amended, so as to read as follows:

'Section 95. No conditions, stipulations or agreements contained in any application for insurance in any foreign or domestic casualty or accident insurance company, or contained in any policy issued by any such company, or any way made by any such company, limiting the time within which notice of the accident or injury, sickness, or death, shall be given to such company, to a period of less than thirty days after the happening of the accident or injury, or death, or less than ten days after the beginning of the sickness, shall be valid. Said notice may be given to the company insuring, at any time within thirty days after the happening of the accident or injury, or death, or within ten days after beginning of the sickness, and shall be valid and binding on the company, provided that if the insured becomes unconscious during and by reason of his sickness, and his family or physician are ignorant of the fact that the insured holds a policy insuring him against sickness, said notice shall be valid and binding upon the company if given to the company within ten days after the insured recovers consciousness; or in case of the death of the insured from sickness, without recovering consciousness, said notice shall be binding upon the company if given to the company within ten days after any member of his family or his physician, learns of the existence of said policy insuring against sickness.'

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 122.

An Act to amend Section twenty-four, Chapter forty-eight, Revised Statutes, relating to real estate investments of savings banks.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section twenty-four of chapter forty-eight of the revised statutes is hereby amended by adding to said section the following words, 'or to an amount not exceeding its reserve fund,' so that said section, as amended, shall read as follows:

Section 24,
chapter 48, R.
S., amended.

'Section 24. Any such bank or institution may hold real estate in the city or town in which such bank or institution is located, to an amount not exceeding five per cent of its deposits or to an amount not exceeding its reserve fund.'

May hold real
estate.

Approved March 21, 1906.

Chapter 123.

An Act for the Protection of Children.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Upon application by the mayor and aldermen of any city, the selectmen of any town, or the president and a majority of the directors of any society for the protection of children, or prevention of cruelty to the same, the governor and council shall issue a badge and a commission to any suitable person designated in said application, authorizing such person to arrest persons charged with violating any of the provisions of this act or any other act or law concerning the protection of children or prevention of cruelty to the same, in the same manner and with the same powers and jurisdiction in the premises as any sheriff, deputy sheriff, police officer or constable, and to perform such other duties as may be provided for by this act.

The governor
and council
may appoint
suitable
persons
to enforce
provisions
of this act.

Section 2. Any officer or agent commissioned under the provisions of the preceding section and all sheriffs, deputy sheriffs, police officers and constables shall investigate all cases of cruel or injurious treatment of children coming to their knowledge, and shall cause offenders against any provisions of this act or any other act concerning the protection of children or prevention of cruelty to the same to be prosecuted. For their travel and services and expenses in conducting such investigations such officers and agents commissioned as aforesaid shall be paid reasonable compensation by the county in which such services

Officers shall
investigate
cases of cruel
or injurious
treatment
of children.

—compensa-
tion of
officers.

CHAP. 123

—claims for compensation shall be audited by county commissioners.

Persons offending under provisions of this or any other act may be arrested.

—officers may interfere to prevent the perpetration of offenses under this act.

—punishment for obstructing officer.

Sections 45 and 46, chapter 61, R. S. 1903, amended.

Judge of any court shall, on complaint order hearing on cases of alleged abuse of children.

are rendered and the same fees as are now allowed officers by law for the service of a warrant for arrest or any criminal process; provided, however, that all claims of such agents for such travel and services, expenses and fees shall first be audited and approved by the county commissioners of the county liable to pay the same. All fines imposed for the punishment of such offenses shall be paid over to the county treasurer of the county in which the offense may have been committed.

Section 3. Any officer or agent of any society for the protection of children or prevention of cruelty to the same may arrest and bring before any court or magistrate having jurisdiction, any person offending against any of the provisions of this act or any other act or law concerning the protection of children or the prevention of cruelty to the same. Such officer or agent, or any sheriff, deputy sheriff, police officer or constable, may lawfully interfere to prevent the perpetration in his presence of any such offense or act prohibited by this chapter or any other law concerning the protection of children or the prevention of cruelty to the same, and whoever interferes with or obstructs such officer or agent or any sheriff, deputy sheriff, police officer or constable in the discharge of his duty, is guilty of a misdemeanor, and shall be punished by fine not exceeding five hundred dollars or by imprisonment not exceeding six months.

Section 4. Sections forty-five and forty-six of chapter sixty-one of the revised statutes of nineteen hundred and three are hereby amended so that said sections as amended, shall read as follows:

'Section 45. When complaint in writing, signed by any such officer or agent of any society for the protection of children or the prevention of cruelty to the same, or by three or more citizens of any town or city, is made under oath to the judge of any court held within and for the county in which said town or city is located, alleging that any child in said town or city is cruelly treated or wilfully neglected by its parents, or parent, or by the wilful failure of such parents or parent is not provided with suitable food, clothing or the privileges of education, or is kept at or allowed to frequent any disorderly house, house of ill fame, gambling place or place where intoxicating liquors are sold, or other place injurious to health or morals, or that such child is an orphan without means of support or kindred of sufficient ability who will furnish such support, and praying that suitable and proper provision may be made for the care, custody, support and education of the child named in such com-

plaint; the magistrate or judge to whom such complaint is made shall issue his warrant and cause such child and its parents or parent if any to be brought before him, and if upon hearing it appears that the allegations of said complaint are true, and that it is suitable and proper that such child shall be supported and educated away from its parents or parent, he shall order it into the care and custody of such place or institution as is provided therefor by such town or city, or to such charitable institution or private person as he deems suitable, provided that such institution or person consents to receive, support and educate said child; but such order shall not extend beyond the time when such child arrives at the age of twenty-one years, if a male, or at the age of eighteen years if a female; and until such institution or person can be found, the magistrate or judge may in his discretion, if the circumstances appear to require it, order said child temporarily into the custody of any such officer or agent, or of any such institution or suitable person consenting to receive said child, and the expense of the support of said child during such period until permanent provision can be made therefor, in the manner above specified, shall be paid by the town in which said child resides and said town may recover the amount thereof from the parents or parent of said child, if any, as provided in section fifty of this chapter.'

—judge may order child into care of suitable person or institution.

—support of child, how paid for.

'Section 46. Upon petition of the superintendent of any such public or charitable institutions asking for the care and custody of any such child, an order to the same effect, as provided for in the preceding section, may be made by the judge of the probate court in any county where either of the parents or the parent of such child resides, if written consent be given as provided in section thirty-two of chapter sixty-seven. Such orders and decrees provided for in this and the preceding section shall have the same effect to divest the parents or parent of all legal rights in respect to such child as specified in section thirty-four of said chapter sixty-seven, and said institution shall have full custody and control over said child thereafter for said time, and have authority alone to give the consent required in said section thirty-two.'

Judge of probate court may make order with same effect.

Section 5. Section forty-eight of chapter sixty-one of the revised statutes of nineteen hundred and three is hereby repealed.

Section 48, chapter 61, R. S., repealed.

Section 6. Section seven of chapter sixty-three of the revised statutes of nineteen hundred and three is hereby amended so that the same shall read as follows:

Section 7, chapter 63, R. S., amended.

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Husband and father living apart from his family may be compelled to contribute to support of wife or minor children.

'Section 7. Whenever a man, having a wife, a minor child, or children, residing in this state, and being of sufficient ability, or being able to labor and provide for them, wilfully and without reasonable cause, refuses or neglects to provide suitable maintenance for them, the supreme judicial court, the superior courts, the probate courts and any municipal court, in term time or vacation, in the county where the wife or such minor child or children reside, on petition of the wife for herself and for such child or children, or of such child or children by their guardian, after such notice to the husband or father as it may order, and hearing, may order him to contribute to the support of his wife and such minor child or children or either of them such sums payable weekly, monthly or quarterly, as are deemed reasonable and just, and may enforce obedience by appropriate decrees. Execution may also issue for said sums, when payable and for costs.'

—execution may issue.

Punishment for allowing children under 16 years of age in disorderly house, house of ill fame, etc.

Section 7. Whoever admits or allows to remain in any disorderly house, house of ill fame, gambling place or place where intoxicating liquors are sold, or other place injurious to health or morals, owned, kept, maintained, managed or controlled by him in whole or in part, any child under the age of sixteen years, shall be punished by a fine not exceeding one hundred dollars or by imprisonment not exceeding sixty days.

Punishment for offering for sale, selling or giving intoxicating liquors to children under 16 years of age.

Section 8. Whoever by himself, his clerk, servant or agent, directly or indirectly has in his possession with intent to sell, offers for sale, sells or gives away to any child under the age of sixteen years, or to any such child for any other person, any intoxicating liquors, and whoever by himself, his clerk, servant or agent, directly or indirectly employs or permits any such child to aid or assist him in the illegal keeping or the illegal sale of intoxicating liquors, shall be punished in addition to the penalties otherwise provided against the illegal keeping for sale or illegal sale of intoxicating liquors, by fine not less than one hundred dollars or by imprisonment not less than sixty days.

Punishment for exhibiting children under 16 years of age, or for permitting begging by the same.

Section 9. No person shall employ or cause to be employed, exhibit, use or have in custody, or train for use, employment or exhibition, any child under sixteen years of age, and no parent, guardian or other person, having care, custody and control of such child, shall procure or permit the training, use, employment or exhibition of any such child, in begging or soliciting or receiving alms in any manner or under any pretence, or in any illegal, indecent or immoral exhibition or practice, or in any exhibition of any such child when insane or idiotic, or when possessing any deformity and unnatural physical formation, or

in any practice, exhibition or place dangerous or injurious to the life, limb, health or morals of such child. Whoever offends against the provisions of this section shall be punished by a fine not exceeding one hundred dollars or by imprisonment not exceeding sixty days.

Section 10. All fines or penalties provided for by the terms of this act may be recovered or enforced by complaint or indictment, and in all prosecutions under this chapter and the amendments and additions thereto, trial justices and judges of municipal and police courts within their counties shall have by complaint, original and concurrent jurisdiction with the superior and supreme judicial courts.

Section 11. This act shall take effect when approved.

Approved March 21, 1905.

Fines and penalties, how recovered or enforced.

Chapter 124.

An Act to provide for the better collection of Collateral Inheritance Taxes.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Chapter eight of the revised statutes is hereby amended by adding thereto the following sections:

Chapter 8, R. S., amended.

'Section 86. The registers of probate in the several counties shall deliver to the county attorneys for their several counties, on or before the first day of June in each year, a list of all estates in which it appears from the record that some part of said estate may be liable to a collateral inheritance tax, and in which a will has been offered for probate or administration granted for more than one year prior to the time of filing such list, and in which no collateral inheritance tax has been assessed or paid.

Registers of probate shall annually deliver to county attorneys list of estates appearing to be liable to collateral inheritance tax.

Said list shall contain the name of the deceased, the date of the administration granted, and the name and residence of the administrator or executor.

—what said list shall contain.

The county attorney shall promptly investigate all cases so reported, by notifying the executor, administrator, trustee, heir or devisee, and in such other manner as he may determine, and if it appears to him that in any such case a collateral inheritance tax is due the state and has not been paid to the state, he shall, unless said tax is paid to the state, within thirty days after notice from him to the executor, administrator, trustee, heir or devisee that the same is due, cite the executor, administrator, trustee,

—county attorney shall investigate all cases reported.

—unless tax is paid in 30 days cite parties into probate court.

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—costs, how
recovered
and how
disposed of.

Proceedings
when estate
liable to pay
collateral
inheritance
tax is not
before
probate court
within 6
months.

heir or devisee, whose duty it is to pay said tax, before the probate court in such manner as is provided for the citation of trust officers in probate proceedings, and shall take all other action necessary to secure the payment of said tax.

In such proceedings the county attorney shall recover costs to be fixed and determined by the judge of probate in his discretion, which costs may be retained by said county attorney for his own use and shall be additional to any salary allowed to him by law.'

'Section 87. If, upon the decease of a person leaving an estate liable to pay a collateral inheritance tax, a will disposing of such estate is not offered for probate, or an application for administration made within six months after such decease, the proper probate court, upon application by the county attorney of the county where such court is located, shall appoint an administrator for such estate, and it shall be the duty of the county attorney, when such case is brought to his attention to petition for administration on such estate, and the judge in his discretion may appoint such county attorney or other suitable person as such administrator, and said county attorney shall be entitled to costs as in other probate proceedings.'

Approved March 21, 1906.

Chapter 125.

An Act to amend Section sixteen of Chapter eleven of the Revised Statutes, relating to the recording of plans in Registries of Deeds in the several counties.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 16,
chapter 11, R.
S., amended.

Books for
records and
plans to be
furnished at
expense of
county.

—description
of books to be
furnished.

Section sixteen of chapter eleven of the revised statutes is hereby amended so that said section shall read as follows:

'Section 16. The county commissioners at the expense of the several counties shall provide suitable books at least twenty-four by thirty-three inches in dimension, of the best quality of strong linen drawing paper, alternated with pages of the best quality of tracing cloth, substantially bound, for the recording of such plans presented for record as may be traced or redrawn upon its pages, and shall provide other books of substantial binding with stubs for the inserting and preservation of such plans as may be presented for record drawn in ink upon muslin backed paper or parchment, that it may not be expedient to copy into the first book mentioned; no plan shall be accepted for record

except to be redrawn upon the pages of said books, except said plan shall be drawn with ink upon strong linen paper or tracing cloth, and shall cause a suitable index of all plans on record to be made.'

—plan shall be drawn on strong linen paper.

Approved March 21, 1905.

Chapter 126.

An Act to provide for the employment of Male Prisoners upon public ways or in preparing materials for the construction or repair thereof.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Upon written application by the county commissioners of any county, or by the municipal officers of any town, the board of prison and jail inspectors may direct and require that any male prisoner under sentence in any jail shall be employed in labor upon the public ways or in preparing materials for the construction or repair of such ways in such place, and under such regulations as the inspectors may provide. Such county commissioners and municipal officers shall have authority to make such contracts as may be necessary to carry out the foregoing provisions. Prisoners employed as aforesaid shall be subject to all laws and penalties provided for escapes or attempts to escape from jails or workshops.

Male prisoners may be employed upon public ways.

Approved March 21, 1905.

Chapter 127.

An Act to amend Section thirty of Chapter fifty-one of the Revised Statutes, relating to Railroad Branch Tracks.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section thirty of chapter fifty-one of the revised statutes is hereby amended by inserting after the word "tracks," being the last word in the second line of said section, the following words, 'to any railroad station of another corporation or to connect with another railroad, or,' so that said section as amended, shall read as follows:

Section 30, chapter 51, R. S., amended.

'Section 30. Any railroad corporation, under the direction of the railroad commissioners, may locate, construct and maintain branch railroad tracks to any railroad station of another corporation or to connect with another railroad or to any mills,

Railroad companies may build branch tracks to any railroad station, to mills, mines, etc.

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mines, quarries, gravel pits or manufacturing establishments erected in any town or township, through which the main line of said railroad is constructed, but not within any city without the consent of the city council and for that purpose said corporation shall have all the powers and rights granted and be subject to all the duties imposed upon it by its charter.'

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 128.

An Act to create a Bridge Commission to investigate the bridges connecting the state of Maine and the state of New Hampshire.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Bridge
commission
created.

—duty of com-
mission.

—shall
ascertain
number of
free bridges.

—shall
ascertain
where new
bridges
would best
accommodate
the public.

—shall decide
equitable
division of
cost of
bridges.

—shall
consider the
freeing of all
toll bridges.

—shall decide
equitable
division of
cost.

Commission
shall be
appointed
within 60
days from
passage of
this act.

Section 1. A bridge commission consisting of three members is hereby created to act in conjunction with a like commission appointed by the state of New Hampshire, whose duty it shall be to consider all questions relating to the freeing of all toll bridges between the state of Maine and the state of New Hampshire, and shall ascertain the cost of freeing such bridges, number of same and where located.

They shall also ascertain the number of free bridges, cost of same, amount paid by towns in Maine to free the same, and where located.

It shall be their duty also to ascertain where new bridges, if any, shall be built to best accommodate the general public of Maine, and cost of same.

They shall also decide what shall be the equitable division of the cost of such bridges and their maintenance, as divided between the states of Maine and New Hampshire.

It shall be the duty of said commission also to consider all questions relating to the freeing of all toll bridges between the state of Maine and the state of New Hampshire, and they shall ascertain the cost of freeing such bridges, the number of the same, and where located.

They shall also decide what shall be the equitable difference of the cost of such bridges and their maintenance as divided between the states of Maine and New Hampshire.

Section 2. It shall be the duty of the governor to appoint the members of such bridge commission within sixty days from the time of passage of this act, and to notify the governor of New Hampshire of their appointment.

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Section 3. Members of such bridge commission shall hold office for two years and they shall receive no compensation for their services.

Commissioners shall receive no compensation.

Section 4. The governor is hereby authorized to draw his order on the state treasurer for such sums as may be required to pay expenses of such commission, and the treasurer shall pay the same when countersigned by the governor.

Expenses of commissioners provided for.

Section 5. The bridge commission hereby created shall make a full report on all points mentioned in this act and any other matter considered by them to have a bearing on the subject, to the legislature of nineteen hundred and seven.

Commissioners shall make full report.

Section 6. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 129.

An Act to amend Section sixteen of Chapter twenty-four of the Revised Statutes, relating to the law of the Road.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section sixteen of chapter twenty-four of the revised statutes is hereby amended by inserting after the word "Abbot" in the eighth line thereof the following: 'and when traveling on the road leading from West Buxton in Buxton in York county to the Saco river railroad station, and on the road leading from said West Buxton to the Buxton railroad station, and on the road leading from Bar Mills in Buxton via Duck pond, so called, to the Gorham town line,' so that said section as amended, shall read as follows:

Section 16, chapter 24, R. S., amended.

'Section 16. Teams with wheels, if drawn by more than two horses, oxen or mules, must have the rims of their wheels at least four inches wide, and if drawn by more than four horses, oxen or mules, at least five inches wide, when traveling on the road from Jackson brook, in Washington county, to Forest City, and when traveling on the highway from the spool mill of the Willimantic Linen Company, in Willimantic, in Piscataquis county, by the residences of Irvine Floyd or Jabez Hathaway, to Francis' siding on the Bangor and Aroostook Railroad in Abbot, and when traveling on the road leading from West Buxton in Buxton in York county to the Saco River railroad station, and on the road leading from said West Buxton to the Buxton railroad station, and on the road leading from Bar Mills in Buxton via Duck pond, so called, to the Gorham town line, and

Certain teams to have wide rimmed wheels on certain roads in this state.

—Washington county.

—Piscataquis county.

—York county.

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—Oxford
county.

—exceptions.

—penalty for
violation
of this act.

when traveling on the road leading from Newry Corner in the town of Newry, in Oxford county, to the Grand Trunk railway station in Bethel village in the town of Bethel, and when traveling on the road leading from East Bethel in said town of Bethel to Locke's Mills, so called, in the town of Greenwood, and when traveling on the road leading from the town of Mason in said Oxford county to West Bethel village, and when traveling on any of the streets or roads in said Bethel village; and no team drawn by more than six horses, oxen or mules, shall travel thereon. This section is not applicable to stage or pleasure carriages, or to those owned by the state or the United States, or to any cart or wagon owned by the settlers in the vicinity and used for farming purposes. The owner or driver of a team violating this section, forfeits twenty dollars and one dollar more for each mile of road passed, to be recovered by complaint before a municipal or police court or trial justice in the county where the offense was committed, and on a libel or complaint, he may issue his warrant to seize and detain such team to respond to such fine and cost.'

Approved March 21, 1905.

Chapter 130.

An Act additional to Chapter one hundred and forty-four of the Revised Statutes, relating to Insane Hospitals.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Trustees
of insane
hospitals
authorized
to appoint
treasurer
of same.

—treasurer
shall give
bond.

The trustees of insane hospitals are hereby authorized, subject to the approval of the governor and council, to appoint a treasurer for either of the insane hospitals, other than the steward of either hospital, and to fix the salary of said treasurer. Said treasurer shall give bond to the trustees, in such amount and with such sureties as they deem sufficient for the safe keeping and proper disbursement of the funds of the institution at which he is located; perform such other duties as the trustees direct; and annually make a detailed report to them of his receipts and expenditures and of the financial affairs of the institution.

Approved March 22, 1905.

Chapter 131.

An Act to amend Section twenty-three of Chapter one hundred fourteen of the Revised Statutes, relating to relief of Poor Debtors.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section twenty-three of chapter one hundred fourteen of the revised statutes is hereby amended by striking out the words, "where plaintiff or his attorney of record resides in one county and defendant in another the debtor may be commanded to appear before such magistrate in any town in the county where the defendant resides," so that said section, as amended, shall read as follows:

Section 23,
chapter 114,
R. S.,
amended.

'Section 23. Such magistrate shall thefeupon issue under his hand and seal a subpoena to the debtor, commanding him to appear before such magistrate within said county, in the town in which the debtor, the petitioner or his attorney, resides, or at the shire town of said county, at a time and place therein named, to make full and true disclosure, on oath, of all his business and property affairs. The application shall be annexed to the subpoena. No application or subpoena shall be deemed incorrect for want of form only, or for circumstantial errors or mistakes when the person and case can be rightly understood. Such errors and mistakes may be amended on motion of either party.'

Subpoena
shall be
issued to
debtor
to appear
and disclose.

—errors in
application
for subpoena
may be
amended.

Approved March 22, 1905.

Chapter 132.

An Act to extend the close time on Caribou and amend Chapter thirty-two of the Revised Statutes, relating to Inland Fisheries and Game.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The provisions of section eighteen of chapter thirty-two of the revised statutes relating to a close time on caribou are hereby extended for six years from October fifteenth, in the year of our Lord one thousand nine hundred and five.

Close time
on caribou
extended.

Section 2. Section nineteen of chapter thirty-two of the revised statutes is hereby amended as follows: By striking out the words "not less than five hundred nor more than one thousand" in the second, third and eleventh lines of said section and inserting instead thereof the words 'not exceeding five hundred,' and by adding to said section the following: "The provisions of section sixty-one of chapter forty-one of the revised statutes,

Section 19,
chapter 32,
R. S.
amended.

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relating to the powers of the commissioner of sea and shore fisheries, are hereby extended to the commissioners of inland fisheries and game,' so that said section as amended, shall read as follows:

Penalty for violation of section 16.

'Section 19. Whoever violates any provision of section sixteen of this chapter, shall be punished by a fine of not exceeding five hundred dollars, or by imprisonment not exceeding four months; whoever violates any provision of section seventeen of this chapter, shall be punished by a fine of forty dollars and costs for each deer taken, caught, killed or had in possession in violation of the provisions of section seventeen of said chapter; whoever violates any provision of section eighteen of this chapter relating to deer, shall be punished by a fine of forty dollars and costs; and whoever violates any provision of section eighteen of this chapter relating to moose or caribou, shall be punished by a fine of not exceeding five hundred dollars, or by imprisonment not exceeding four months. The provisions of section sixty-one of chapter forty-one of the revised statutes, relating to the powers of the commissioner of sea and shore fisheries, are hereby extended to the commissioners of inland fisheries and game.

—for violation of section 17.

—for violation of section 18.

—provisions of section 61, chapter 41, R. S., extended to commissioners of inland fisheries and game. Section 20, chapter 52, R. S., amended.

Section 3. Section twenty of said chapter is amended by striking out the words "with intent to camp and kindle" in the second line of said section and inserting instead thereof the words 'and camp or kindle,' and by striking out the words "take, catch or kill any deer or moose or" in the seventh line thereof, and by striking out the words "with intent to camp and kindle" in the eighth line of said section and inserting instead thereof the words 'and camps or kindles,' so that said section, as amended, shall read as follows:

Non-residents shall not camp on wild lands in certain months unless in charge of a guide.

'Section 20. Non-residents of the state shall not enter upon the wild lands of the state and camp or kindle fires thereon while engaged in hunting or fishing, without being in charge of a registered guide, during the months of May, June, July, August, September, October and November, and no registered guide shall, at the same time, guide, or be employed by, more than five non-residents in hunting.

—penalty for violation of this section.

Any such non-resident who shall enter upon the wild lands in the state and camps or kindles fires thereon, while engaged in hunting or fishing without being in charge of a registered guide, during the months of May, June, July, August, September, October and November, in violation of the provisions herein contained, or any guide who shall guide at the same time, or be employed by, at the same time, more than five non-residents

in hunting, shall be fined forty dollars and costs for each offense and be subject to imprisonment for thirty days.'

Section 4. Section seventeen of chapter thirty-two of the revised statutes is hereby amended as follows: By adding thereto the following: 'Provided, however, that if a deer is found doing actual substantial damage to any growing cultivated crops, the cultivator of growing cultivated crops may kill the same, and may consume the same in his own family but not otherwise, but he shall not pursue the same beyond the limits of his cultivated land in which the damage is being done.

Section 17,
chapter 32,
R. S.,
amended.

—deer doing
actual
damage to
cultivated
crops may be
killed by
cultivator.

Provided, however, that whoever kills a deer in accordance with the provisions herein contained shall forthwith give notice in writing to the commissioners of inland fisheries and game, at Augusta, Maine, of the fact of such killing and the character and estimated amount of damage done. Whoever fails to give such notice shall in no wise be protected by the provisions hereof.

—written
notice shall
be given of
the fact
of killing.

And provided, further, that whoever shall cultivate any crops for the manifest purpose of killing deer under the provisions of this act shall in no wise be protected thereby; and provided, further, that it shall be unlawful to place any salt in any place for the purpose of enticing deer thereto, under a penalty of one hundred dollars and costs; and provided, further, that whoever shoots any deer in accordance with the provisions herein contained shall not be entitled to receive any compensation for any damage done his crops by deer.'

—crops shall
not be
cultivated
for the
purpose
of killing
deer.

—salt shall
not be placed
for purpose
of enticing
deer.

Section 5. Section twenty-two of said chapter is hereby amended as follows: By inserting after the word "deer" in the third line of said section the words 'or ducks, partridges, woodcock or other birds or wild animals,' and by inserting after the word "dollars" in the sixth line the words 'to hunt bull moose, deer, ducks, partridges, woodcock, and other birds and wild animals during their respective open seasons in October, November and December. But to hunt ducks, partridges, woodcock, and other birds and wild animals during their respective open seasons prior to October first, a license fee of five dollars shall be paid annually. A person having paid the fee of five dollars may procure a license to hunt bull moose and deer by paying ten dollars additional. Such license shall entitle the purchaser to take to his home, in addition as now provided, properly tagged with the tag detached from his license and open to view, ten partridges, ten ducks and ten woodcock that he has himself lawfully killed,' so that the first five lines of said section, and as far as the word "dollars" in the sixth line thereof, as amended, shall read as follows:

Section 22,
chapter 32,
R. S.,
amended.

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Non-resident
hunter's
license.

—licenses,
how issued.

—fees for
licenses.

Section 16,
chapter 32,
R. S.,
amended.

Close time
for moose.

—term "calf
moose," how
construed.

Section 30,
chapter 32,
R. S.,
amended.

'Section 22. Persons not bona fide residents of the state and actually domiciled therein, shall not hunt, pursue, take or kill any bull moose or deer, or ducks, partridges, woodcock or other birds or wild animals at any time without having first procured a license therefor as hereinafter provided. Such licenses shall be issued by the commissioners of inland fisheries and game, upon application in writing and payment of fifteen dollars to hunt bull moose, deer, ducks, partridges, woodcock, and other birds and wild animals during their respective open seasons in October, November and December. But to hunt ducks, partridges, woodcock and other birds and wild animals, during their respective open seasons prior to October first, a license fee of five dollars shall be paid annually. A person having paid the fee of five dollars may procure a license to hunt bull moose and deer by paying ten dollars additional. Such license shall entitle the purchaser to take to his home, in addition as now provided, properly tagged with the tag detached from his license, and open to view, ten partridges, ten ducks and ten woodcock that he has himself lawfully killed.'

Section 6. Section sixteen of chapter thirty-two of the revised statutes is hereby amended by inserting the words 'each of' between the words "to" and "their" in the fourth line thereof, and by inserting the words 'not less than three inches long,' after the word "tines" in the fourth line thereof, so that said section, as amended, shall read as follows:

'Section 16. No person shall at any time hunt, catch, kill, destroy or have in possession any cow or calf moose; and the term "calf moose" as herein used, shall be construed to mean that these animals are calves until they are at least one year old, and have at least two prongs or tines not less than three inches long to each of their horns. No person shall, between the first day of December and the fifteenth of October, hunt, take, catch or kill, or have in possession any bull moose or part thereof; and no person shall, between October fifteenth and December first, take, catch, kill or have in possession more than one bull moose or part thereof.'

Section 7. Section thirty of said chapter is hereby amended as follows: By inserting after the word "skins" in the second line the words 'and the skins of all other wild animals and the heads of deer if not detached from the skins,' and by striking out the word "deer" in the third line and inserting instead thereof the words 'such heads and,' and by inserting after the word "dollars" in the fifth line the words 'for a county license and ten dollars for a state license,' and by adding at the end of

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the section the words, 'whoever buys such skins and heads without being licensed as above provided shall be punished by a fine of one hundred dollars and costs,' so that said section as amended, shall read as follows:

'Section 30. The commissioners may annually issue licenses to suitable persons to buy and sell or tan deer skins and the skins of all other wild animals lawfully taken, and the heads of deer if not detached from the skins. Such persons shall keep a record of all such heads and skins purchased, of whom purchased and the date of purchase, and shall report annually to the commissioners. The fee for such license shall be five dollars for a county license and ten dollars for a state license, to be paid to the commissioners and by them to the treasurer of state; and whoever, licensed as aforesaid, unreasonably and wilfully refuses to make such report, shall be punished by a fine of one hundred dollars and costs. Whoever buys such skins and heads without being licensed as above provided shall be punished by a fine of one hundred dollars and costs.

License may be issued to buy and tan deer skins.

—record shall be kept.

—fee for license.

—penalty for not reporting.

Section 8. Paragraph five of section three of chapter four hundred and seven of the private and special laws of nineteen hundred and three is hereby amended by inserting after the word "day" in the sixth line of said paragraph the words 'by one person.'

Paragraph 5, section 3, chapter 407, private and special laws 1903, amended.

Section 9. Chapter thirty-two of the revised statutes is hereby amended by adding thereto the following section:

Chapter 32, R. S., amended.

'Section 60. Whenever a resident of this state has lawfully killed a bull moose he shall, before taking the same or part thereof outside the limits of the state, procure a license therefor of the commissioners of inland fisheries and game, paying therefor a license fee of five dollars to be expended for the protection of game. Whoever violates any of the provisions of this section shall be punished by a fine of one hundred dollars and costs.'

License fee required for resident of state to take whole or part of bull moose out of state.

Section 10. Section twenty-nine of chapter thirty-two of the revised statutes is hereby amended by inserting after the word "customers" in the fifth line thereof the words 'and may sell the heads of such deer to any licensed taxidermist,' so that the first four lines of said section and as far as the word "provided" in the fifth line thereof, as amended, shall read as follows:

Section 29, chapter 32, R. S., amended.

'Section 29. Any marketman or provision dealer, having an established place of business in the state, may purchase and have in his possession at his said place of business not more than three deer, lawfully killed or destroyed, or any part thereof, at one time, and may sell the same at retail to his local customers, and may sell the heads of such deer to any licensed taxidermist.'

Marketmen may have three deer at one time.

—may sell heads to licensed taxidermist.

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Section 1,
chapter 82,
R. S.,
amended.

Section 11. Section one of chapter thirty-two of the revised statutes is hereby amended by striking out the words "and in Franklin county in which the close time shall be from October first to May first" in the seventh and eighth lines of said section, and by striking out the words "and except Wilson pond in Wilton, in Franklin county, on which the close time shall be from October first until the ice is out of said lake the following spring," in the tenth, eleventh and twelfth lines of said section, and by striking out the words "provided, however, that any person lawfully trolling for trout, landlocked salmon or togue, in good faith, who shall accidentally hook or catch a white perch may lawfully keep the same," in the sixteenth, seventeenth, eighteenth and nineteenth lines of said section, and by striking out the word "forty" in the twenty-seventh line of said section and inserting in place thereof the word 'twenty-five,' and by inserting after the word "day" in the twenty-seventh line the words 'nothing herein shall be construed as repealing any private or special act closing any lake or pond to ice fishing,' so that said section, as amended, shall read as follows:

Close time for
landlocked
salmon, trout,
togue and
white perch.

—exceptions,
St. Croix
river.
—Kennebec
county.

—Sebago
lake.
—Long pond.

—regulation
of ice fishing.

'Section 1. There shall be an annual close time for landlocked salmon, trout, togue and white perch, as follows: for landlocked salmon, trout and togue, from the first day of October until the ice is out of the pond, lake or river fished in, the following spring of each year, except on the Saint Croix river and its tributaries, and on all the waters of Kennebec county, in which the close time shall be from the fifteenth day of September until the ice is out of the ponds and lakes the following spring, and except Sebago lake, and Long pond, in Cumberland county, on which the close time shall be from October first to April first; but for white perch the close time shall be from the first day of April to the first day of July; no person shall take, catch, kill or fish for, in any manner, any landlocked salmon, trout, togue or white perch in any of the waters of the state, or have the same in possession, in close time; and provided, that during February, March and April, citizens of the state may fish for and take landlocked salmon, trout, and togue, with not more than five set lines for each family, when fishing through the ice in the day time, and when under the immediate personal superintendence of the person fishing, and may convey them to their own homes for consumption therein but not otherwise; but no citizen of the state during this time shall be permitted to catch more than twenty pounds, or one fish, of landlocked salmon or trout, or more than twenty-five pounds, or one fish, of togue, in any one day. Nothing herein shall be construed as repealing

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any private or special act closing any lake or pond to ice fishing, or otherwise restricting fishing. Whoever violates any provision of this section shall be subject to a penalty of not less than ten nor more than thirty dollars for each offense, and one dollar additional for every fish caught, taken or killed in violation of any provision of this section.'

—penalty for violation of this act.

Section 12. Chapter thirty-two of the revised statutes is hereby further amended by adding thereto the following section:

Chapter 32, R. S., further amended.

'Section 61. In addition to the wild birds that may be killed at any time the following shall be included: Mud hens, so called, kingfishers, and blue herons, so called. It shall be unlawful to kill an eagle or vulture at any time under a penalty of ten dollars and costs for each offense.'

Mud hens, kingfishers and blue herons, may be killed at any time.

—penalty for killing an eagle or a vulture.

Approved March 22, 1905.

Chapter 133.

An Act to amend Section nine of Chapter one hundred and eight of the Revised Statutes, relating to the Service of Venires.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section nine of chapter one hundred and eight of the revised statutes is hereby amended by inserting after the word "meeting" in the eighth line thereof the words 'at least four days before such meeting' so that said section, as amended, will read as follows:

Section 9, chapter 108, R. S., amended.

'Section 9. The sheriff on receiving such venires, shall immediately send them to the constables of the towns where directed, and to the constables, marshals or deputy marshals of cities, and each constable, marshal or deputy marshal on receipt thereof, shall notify the voters of the town or city, and especially the municipal officers and town or city clerk, by posting notices in two public and conspicuous places therein, and by delivering to at least two of the municipal officers and the town or city clerk written notice of said meeting at least four days before such meeting to assemble and be present at the draft of jurors called for, which shall be six days at least before the time when they are ordered to attend court.'

Distribution of venires and notice of meetings to draw jurors.

Section 2. This act shall take effect when approved.

Approved March 22, 1905.

CHAP. 134**Chapter 134.**

An Act to amend Section twenty-three of Chapter one hundred and fourteen of the Revised Statutes, relating to disclosure commissioners.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 23,
chapter 114,
R. S.,
amended.

Section twenty-three of chapter one hundred and fourteen of the revised statutes is hereby amended by inserting after the word "county" in the fifth line of said section the words 'and any town in which regular sessions of the supreme judicial court are held, shall be considered a shire town for the purpose of this act,' so said section, as amended, shall read as follows:

Subpoena
shall be
issued to
debtor
to appear
and disclose.

'Section 23. Such magistrate shall thereupon issue under his hand and seal a subpoena to the debtor, commanding him to appear before such magistrate within said county, in the town in which the debtor, the petitioner or his attorney, resides, or at the shire town of said county, and any town in which regular sessions of the supreme judicial court are held, shall be considered a shire town for the purpose of this act, at a time and place therein named, to make full and true disclosure, on oath, of all his business and property affairs. Where plaintiff or his attorney of record resides in one county and defendant in another the debtor may be commanded to appear before such magistrate in any town in the county where the defendant resides. The application shall be annexed to the subpoena. No application or subpoena shall be deemed incorrect for want of form only, or for circumstantial errors or mistakes when the person and case can be rightly understood. Such errors and mistakes may be amended on motion of either party.'

—application
may be
amended if
containing
errors or
mistakes.

Approved March 22, 1905.

Chapter 135.

An Act to amend Section ten of Chapter six and Section twelve of Chapter six of the Revised Statutes, relating to the regulation and conduct of Elections.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 10,
chapter 6, R.
S., amended.

Section ten of chapter six of the revised statutes is hereby amended by inserting the words 'or questions' after the word "question" in the twenty-second line of said section and by striking out the words "the ballot after the list of candidates" in the twenty-second line of said section ten and inserting in lieu thereof the words 'a separate ballot' so that said section as amended shall read as follows:

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**What the
ballots shall
contain and
how printed.**

'Section 10. Every general ballot, or ballot intended for the use of all voters, which shall be printed in accordance with the provisions of this chapter, shall contain the names and residences, ward residences in city elections, of all candidates whose nominations for any office specified in the ballot have been duly made and not withdrawn in accordance herewith, and the office for which they have been severally nominated and shall contain no other names except that in case of electors of president and vice-president of the United States, the names of the candidates for president and vice-president may be added to the party or political designation. The names of candidates nominated by any party shall be grouped together upon the ballot. Above each group shall be placed the name of the political party by which the candidates comprising such group were placed in nomination, or by the political designation as described in the certificate of nomination, or nomination papers under a square. If only one person be nominated by any party, or under any political designation, his name with the office for which he is a candidate shall be printed by itself under the name of such party or political designation. A blank space shall be left after the name of the candidates for each different office in which the voter may insert the name of any person for whom he desires to vote as candidate for such office. Whenever the approval of a constitutional amendment or other question is submitted to the vote of the people such question or questions shall be printed upon a separate ballot. The ballots shall be so printed as to leave a blank space, above such amendment or question so as to give each voter a clear opportunity to designate by a cross mark, X therein, his answers to the questions submitted and on the ballot may be printed such words as will aid the voter to do this as "yes;" "no," and the like. The ballot shall be not less than four inches in width and not less than six inches in length. Before distribution the ballots shall be so folded in marked creases that their width and length when folded shall be uniform. On the back and outside, when folded, shall be printed "Official ballot for," followed by the designation of the polling place for which the ballot is prepared, the date of the election and a facsimile of the signature of the secretary of state or city clerk who has caused the ballot to be printed. Except as otherwise herein provided, ballot shall be printed upon clean white paper without any distinguishing mark or figures thereon.'

**-size of
ballot and
how folded.**

And by amending section twelve of chapter six of the revised statutes by inserting after the word "ballots" in the second line

**Section 12,
chapter 6, R.
S., amended.**

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the following words 'and two sets of ballots containing any constitutional amendment or other question submitted to the vote of the people,' so that said section, as amended, shall read as follows:

Number of
ballots to be
provided.

'Section 12. There shall be provided for each voting place, at which an election is to be held, two sets of such general ballots and two sets of ballots containing any constitutional amendment or other question submitted to the vote of the people, each of not less than sixty for every fifty and fraction of fifty votes cast in said voting place at the next preceding election, city, state or national, corresponding to the election for which said ballots are to be provided.'

Approved March 22, 1906.

Chapter 136.

An Act to amend Section two of Chapter one hundred and seventeen of the Revised Statutes, in relation to Fees of Trial Justices in the trial of an issue in a criminal case.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 2,
chapter 117, R.
S., amended.

Section two of chapter one hundred and seventeen of the revised statutes is hereby amended by inserting after the word "cents" in the thirty-eighth line of said section the following, 'and when more than one day is used in the trial, two dollars for each day after the first, actually employed,' so that said section, as amended, shall read as follows:

Fees of trial
justices and
justices of
the peace.

'Section 2. The fees of trial justices and justices of the peace shall be as follows:

For every blank writ of attachment and summons thereon, or original summons, ten cents.

For every subpoena for one or more witnesses, ten cents.

Entry of an action, or filing a complaint in civil causes, including filing of papers, swearing of witnesses, examination, allowing and taxing the bill of costs, and entering and recording judgment, thirty cents. Each continuance in a civil action, five cents.

Trial of an issue in a civil action, eighty cents, and when more than one day is used in the trial, two dollars for each day after the first, actually employed.

Copy of a record or other paper, at the rate of twelve cents a page.

Writ of execution, fifteen cents.

For a recognizance to prosecute an appeal, including principal and surety, twenty cents.

Taking a deposition, affidavit or disclosure of a trustee, in any cause not pending before himself, twenty cents; for writing the same with the caption, and for the notification to the parties and witnesses, at the rate of twelve cents a page; the justice who takes such affidavit, deposition or disclosure, shall certify the fees of himself, of the witnesses, or party disclosing, and of the officers serving the notifications.

Taking a deposition in perpetual memory of the thing, the same fees as in taking other depositions.

Administering an oath in all cases, except on a trial or examination before himself, and to qualify town and parish officers, and a certificate thereof, twenty-five cents, whether administered to one or more persons at the same time.

Taking the acknowledgment of a deed with one or more seals, if it is done at the same time, and certifying the same, twenty-five cents.

Granting a warrant of appraisal in any case, and swearing appraisers, fifty cents.

Receiving a complaint, and issuing a warrant in criminal cases, fifty cents.

Entering a complaint in a criminal prosecution, swearing witnesses, rendering and recording judgment, examining, allowing and taxing the costs, and filing the papers, seventy-five cents.

Trial of an issue in a criminal case, eighty cents; and when more than one day is used in the trial, two dollars for each day after the first, actually employed.

Recognized persons charged with crimes for their appearance at the supreme judicial or superior courts, and for certifying and returning the same, with or without sureties, twenty-five cents.

Mittimus for the commitment of any person on a criminal accusation, twenty-five cents.

In a bastardy process, the fees may be charged as for like services in a criminal prosecution.

Drawing a rule for submission to referees, and acknowledging the same, thirty-three cents.

Writ to remove a nuisance, thirty-three cents.

Calling a meeting of a corporation, fifty cents.

For an examination of a debtor under chapter one hundred and fourteen, two dollars for each day employed in such examination, in full payment for all official services and expenses in such examination, exclusive of travel. For travel on official duty, twelve cents a mile one way, but one to be taxed for over

—examina-
tion of
debtors.

—travel.

—limit.

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ten miles one way, and in no case shall there be constructive travel.

In all cases where the attendance of two or more justices is required, each is entitled to the fees prescribed for all services rendered by him personally.'

Approved March 22, 1905.

Chapter 137.

An Act relating to the descriptions of unincorporated townships and public lands, for the purpose of Valuation and Assessment.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Meaning of letters used by state assessors in lists of unincorporated townships and wild lands, for assessment, defined.

That in the lists of the unincorporated townships and public lands as made by the state assessors for purposes of valuation and assessment, the following initial letters shall be held and construed to mean as follows: The letter "T" when used alone shall be held and construed to mean Township, the letter "R," when used alone, Range, the letter "N." when used alone shall be construed to mean North, "E." East, "S." South, "W." West, the letters "N. W." North West, "N. E." North East, "S. W." South West, "S. E." South East.

The letters "W. E. L. S." West of the East Line of the State, "B. K. P.," Bingham's Kennebec Purchase, "B. P. P.," Bingham's Penobscot Purchase, "W. B. K. P." West of Bingham's Kennebec Purchase, "N. B. K. P.," north of Bingham's Kennebec Purchase, "W. K. R." West of the Kennebec River, "E. K. R." East of the Kennebec River, "E. C. R." East of the Canada Road, "W. C. R." West of the Canada Road, "N. W. P. North of Waldo Patent, "T. S." Titcomb Survey.

Approved March 22, 1905.

Chapter 138.

An Act to amend Sections twenty-four and twenty-five of Chapter three of the Revised Statutes, relating to State Printing.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. That sections twenty-four and twenty-five of chapter three of the revised statutes be and are hereby amended, so as to read as follows:

'Section 24. The number of copies of the following named reports to be printed hereafter at the expense of the state shall be determined by the governor and council but shall not exceed the following numbers: The report of the commissioner of agriculture, six thousand copies annually; the report of the bank examiner, two thousand copies; the report of the commissioner of the bureau of labor and industrial statistics, four thousand copies; the report of the officers and trustees of the State School for Boys, fifteen hundred copies annually; the report of the Industrial School for Girls, fifteen hundred copies annually; the report of the officers and trustees of the state prison, fifteen hundred copies annually; the report of the commissioners on the contagious diseases of animals, two thousand five hundred copies annually; the report of the University of Maine, fifteen hundred copies annually; the report of the Maine Agricultural Experiment Station, one thousand copies annually; the report of the registrar of vital statistics, two thousand copies annually; the report of the insurance commissioner, two thousand five hundred copies annually; the report of the railroad commissioners, two thousand copies annually; the report of the state superintendent of public schools, four thousand copies on each legislative year, and three thousand five hundred copies on the alternate year; the report of the treasurer of the state, three thousand copies on each legislative year, and twenty-five hundred copies on the alternate year; the report of the trustees and officers of the insane hospitals, two thousand copies on each legislative year, and fifteen hundred copies on the alternate year; the report of the board of state assessors, four thousand copies on each legislative year, and three thousand copies on the alternate year; the report of the attorney general, one thousand copies biennially; the report of the land agent and forest commissioner, three thousand copies biennially; the report of the state board of health, forty-five hundred copies biennially; the report of the adjutant general, twelve hundred copies annually; the report of the librarian of the Maine state library, one thousand copies biennially; the report of the Bath Military and Naval Orphan

Sections 24 and 25, chapter 3, R. S., amended.

Number of copies of reports to be printed limited.

—commissioner of agriculture.

—bank examiner.

—commissioner of labor and industrial statistics.

—trustees state school for boys.

—industrial school for girls.

—state prison.

—contagious diseases of animals.

—University of Maine.

—experiment station.

—vital statistics.

—insurance commissioner.

—superintendent of public schools.

—treasurer.

—trustees insane hospitals.

—state assessors.

—attorney general.

—land agent and forest commissioner.

—board of health.

—adjutant general.

—librarian.

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--Bath
Military and
Naval
Asylum.
--how the
above may be
disposed of.

All other
reports, etc.,
number shall
be deter-
mined by
governor and
council.

Asylum, one thousand copies biennially. Of the above named reports seventy-five copies may be retained by the binder for public documents, and at least six hundred and seventy-five copies shall be delivered to the state librarian, by the binder, for exchange, library use and general distribution, and the balance of the number of each report shall be delivered to the head of the department or institution where it originated and was prepared for publication.'

'Section 25. The reports, catalogues and compilations of all state departments, bureaus, commissions and institutions, other than as enumerated in the preceding section, may be printed and bound, but the number and the styles in which the same shall be so printed and bound, at the expense of the state, shall be determined from time to time by the governor and council, who shall also fix the number of the same which shall be delivered from the bindery or printing office to the librarian of the state library.'

Section 2. This act shall take effect when approved.

Approved March 22, 1905.

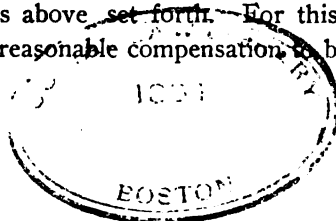
Chapter 139.

An Act to amend Chapter eleven of the Revised Statutes, relating to Registers of Deeds.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 15,
chapter 11, R.
S., amended.

Section 1. Section fifteen of chapter eleven of the revised statutes is hereby amended by striking out all of said section after the fifth line thereof, which ends with the word "column of index," and substituting in its place the following: 'Or in lieu of such book shall make a suitable card index. All indexes made under the provisions of this section shall show in addition to the names of the parties and the nature of the instrument, the date of the instrument, the date of its record and the name of the town, city, or unincorporated place where the land conveyed is situated. At the end of every ten years the register shall revise and consolidate such index in such manner that all deeds recorded since the last revision of the index shall be indexed so that the same surnames shall appear together, and all names in alphabetical order. Such revised and consolidated index shall contain all data as to each and every such deed or other instrument as is above set forth. For this work the register shall receive a reasonable compensation to be approved by the county



commissioners of the respective counties, and drawn from the county treasury. Whenever for any cause it may become necessary to revise, renew, or replace any index made before the passage of this act, the new volume shall be made in conformity with the provisions hereof.' So that said section, as amended, shall read as follows:

'Section 15. The records in each registry office shall be made on paper of a firm texture, well sized and finished, the principal ingredient of which is linen. The registers shall make an alphabetical index to the records without charge to the county, in the form known as ledger index, so that the same surnames shall be recorded together in each column of index, or in lieu of such book shall make a suitable card index. All indexes made under the provisions of this section shall show in addition to the names of the parties and the nature of the instrument, the date of its record and the name of the town, city, or unincorporated place where the land conveyed is situated. At the end of every ten years the register shall revise and consolidate such index in such manner that all deeds recorded since the last revision of the index shall be indexed so that the same surnames shall appear together, and all names in alphabetical order. Such revised and consolidated index shall contain all data as to each and every such deed or other instrument, as is above set forth. For this work the register shall receive a reasonable compensation to be approved by the county commissioners of the respective counties, and drawn from the county treasury. Whenever for any cause it may become necessary to revise, renew or replace any index made before the passage of this act, the new volume shall be made in conformity with the provisions hereof.'

Records shall be made on linen paper.

--registers shall make index.

--shall revise.

--compensation of register for index.

Section 2. Whenever any party shall lot or cause to be lotted for the purpose of sale, any tract of land, they shall, before making any deed of such land or of any part thereof, file with the register of deeds for the county wherein such land is situated, an accurate plan of such property, which plan shall give such courses, angles and distances as will be sufficient to enable a skillful surveyor to locate any lot shown by such plan. If such party shall, after request by any interested party or by the register of deeds, fail to comply with this section he shall be liable to a penalty of not exceeding fifty dollars, to be recovered in an action of debt in the name of the register of deeds for the benefit of the county.

Plans of land lotted for sale shall be filed.

--penalty for failure to file plans.

Section 3. Whenever in the settlement of any disputed line or the division of any estate, any plans are made for filing in

Duplicate plans.

CHAP. 140

the office of the clerk of courts or the register of probate, duplicate plans shall in all cases be filed in the registry of deeds.

Approved March 22, 1905.

Chapter 140.

An Act to amend Section one of Chapter one hundred and sixteen of the Revised Statutes, relating to the Salary of Public Officers and compensation of Members of the Government.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1,
chapter 116,
R. S.,
amended.

Section 1. Section one of chapter one hundred and sixteen of the revised statutes shall be amended by adding to the last word, namely, by adding to the word "dollars" in the ninth line of paragraph twenty-seven thereof, the following words: 'three hundred dollars for commissary in addition to his salary as guard; night watchman, five hundred dollars,' so that said paragraph, as amended, shall read as follows:

--salary
of officers of
state prison.

'XXVII. Warden of the state prison, eighteen hundred dollars, with the use, without charge, of such part of the keeper's house and buildings of the state, appurtenant to the prison and yard, as the governor and council may direct, and fuel for his own use; which shall be in full for all services, including the duty of receiving and paying out money for all purposes; deputy warden, one thousand dollars; clerk, one thousand dollars; officer of the guard, six hundred dollars; guards, five hundred dollars each; physician, two hundred and fifty dollars; chaplain, two hundred and fifty dollars; gate keeper, five hundred dollars; teacher, three hundred dollars; three hundred dollars for commissary in addition to his salary as guard; night watchman, five hundred dollars.'

--night
watchman.

Section 2. This act shall take effect when approved.

Approved March 22, 1905.

Chapter 141.

An Act to amend Section fifty-two of Chapter thirty-two of the Revised Statutes, relating to Search.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section fifty-two of chapter thirty-two of the revised statutes is hereby amended as follows: By striking out the words "and every sheriff and constable in his respective county," in the second line of said section, and by striking out the words "with a lawful warrant" after the word "and" in the sixth line of said section, and by inserting in place thereof the words 'with or without a warrant,' and by striking out the word "dwelling-houses" in the eighth line of said section, and by adding at the end of said section the following words, 'but no dwelling-house shall be searched for the above purposes without a warrant and then only in the day time, and no sealed railroad car shall be entered for the above purposes without such warrant. Any magistrate may issue warrants to search, within his jurisdiction, any dwelling-house in the day time, or any other place at any time, for the purposes above set forth, to any commissioner of inland fisheries and game, or any warden, sheriff or any of his deputies; such warrant shall be issued subject to the requirements of section thirteen of chapter one hundred and thirty-three of the revised statutes; provided, however, that the commissioners shall, on or before October first of each year, in writing, notify the superintendents of all transportation companies doing business within the state of the names of the wardens by them designated to exercise the right of search as herein provided, which number shall not exceed four for any one transportation company, and no others shall, except those designated, be authorized to exercise the powers herein mentioned as to search,' so that said section, as amended, shall read as follows:

Section 52,
chapter 32,
R. S.,
amended.

'Section 52. The commissioners and every warden throughout the state shall enforce the provisions of this chapter, and shall seize any game, fish or game birds taken or held in violation of this chapter; and every such officer may arrest, with or without a warrant, any person whom he has reason to believe guilty of a violation thereof, and with or without a warrant, may open, enter and examine all buildings, camps, vessels, boats, wagons, cars, stages, tents, and other receptacles and places, and examine all boxes, barrels and packages where he has reason to believe that game, fish or game birds taken or held in violation of this chapter are to be found, and seize such game, fish

Commissioners and other officers may seize game.

—may arrest without warrant.

—may enter camps, store houses and other places.

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—dwelling
house shall
not be
searched
without
warrant.

—sealed car
shall not be
entered
without
warrant.

—commis-
sioners shall
give trans-
portation
companies
names of
wardens.

or game birds if any be found therein, but no dwelling-house shall be searched for the above purposes without a warrant and then only in the day time, and no sealed railroad car shall be entered for the above purposes without such warrant. Any magistrate may issue warrants to search, within his jurisdiction, any dwelling-house, in the day time, or any other place at any time, for the purposes above set forth, to any commissioner of inland fisheries and game or any warden, sheriff or any of his deputies; such warrant shall be issued subject to the requirements of section thirteen of chapter one hundred and thirty-three of the revised statutes; provided, however, that the commissioners shall, on or before October first of each year, in writing, notify the superintendents of all transportation companies doing business within the state of the names of the wardens by them designated to exercise the right of search as herein provided, which number shall not exceed four for any one transportation company, and no others shall, except those so designated, be authorized to exercise the powers herein mentioned as to search.'

Approved March 23, 1905.

Chapter 142.

An Act additional to Chapter twenty-seven of the Revised Statutes, relating to Alien Paupers.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Relief to
aliens shall
be within
provisions
of section 33,
chapter 27.

Section 1. The revised statutes shall not be construed to make any town liable for relief furnished to an alien or his family since said statutes went into effect, but relief furnished any such person shall be within the provisions of section thirty-three of chapter twenty-seven.

Section 2. This act shall take effect when approved.

Approved March 23, 1905.

Chapter 143.

An Act to amend Section thirty-eight of Chapter forty-one of the Revised Statutes of Maine, relative to enforcement of penalty for Illegal Seining.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section thirty-eight of chapter forty-one of the revised statutes of Maine is hereby amended by striking out from said section the words "in an" and substituting therefor the words 'by complaint, indictment or' so that said section shall read as follows:

Section 38,
chapter 41,
R. S.,
amended.

'No person shall use any purse or drag seines in the following waters: In Casco bay north of a line drawn easterly from Prince's point in the town of Yarmouth to Bear Island in the town of Phippsburg excepting for smelts, bluebacks and spurling; in Kennebec river above a line drawn across said river from Fort Popham in the town of Phippsburg to a point opposite at the lower end of Long Island in the town of Georgetown; in Sheepscot river above a bridge leading from Wiscasset to Edgecomb; in Damariscotta river above a line drawn from Farnum's head in the town of Boothbay to a point opposite on the shore in the town of Bristol, excepting the use of drag seines between the above line and The Ledges, for all fish excepting alewives; in Medomak river, above a line drawn from Martin's point in the town of Friendship, westerly by the northeast end of Hog Island to a point opposite in the town of Bremen, or take smelts in said river and its tributaries in any other way than by hook and line; in Georges river, above a line drawn from Hooper's point in the town of Saint George, westerly past the northerly end of Caldwell's island to a point opposite on the shore in the town of Cushing, or take smelts in said river and its tributaries in any other way than by hook and line, or dip-nets, and no individual shall take more than one-half bushel of smelts within a period of twenty-four hours with dip-net; in all bays, inlets, rivers and harbors east of the west shore of the Penobscot bay and river where any entrance to the same or any part thereof from main land to main land is not more than three nautical miles in width, but purse and drag seines may be used for the purpose of taking smelts in these waters, except in Bluehill bay. The taking of herring or fishing therefor, by the use of purse or drag seines and all other seines or nets, except the use of seines or nets in weirs, from the first day of June to the first day of November in the waters of Machias bay and its approaches inside of or to the northward of a direct line drawn straight from the highest summit of the island called The

--unlawful to
use purse or
drag seines
in certain
waters.

--amount of
smelts taken,
limited.

--all bays and
harbors east
of west shore
of Penobscot
bay and river.

--except in
Bluehill bay.

--Machias
bay.

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Brothers, easterly to a point one-half mile distant and due south from Libby island lighthouse, thence from said point easterly to the southerly extremity of the southern island called Double Head Shots, is hereby prohibited. The use of purse or drag seines within a distance of one-half of a nautical mile from any fish weir in any of the waters of the state east of White Head on the west shore of Penobscot river is hereby prohibited but such seines may be used for the taking of smelts and for the purpose of taking fish in weirs but shall not be used in any water in which their use is prohibited by special or general law.

—White Head.

—penalty for violation.

Whoever violates any provision of this section shall be liable to a penalty not exceeding five hundred dollars for each offense, to be recovered by complaint, indictment or action of debt.'

Approved March 23, 1905.

Chapter 144.

An Act to amend An Act authorizing a Topographic Survey of the State.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Name and work of the commission.

Section 1. The commission directed with the execution of this work shall hereafter be known as the State Survey Commission, the chairman of which shall be the State geologist, and shall include in its work the topographic, hydrographic and geological surveys of the state as provided by acts and resolves of preceding legislatures.

May distribute maps to public libraries and for educational purposes without charge. Shall report to governor and council biennially.

Section 2. Said commission is authorized to distribute without charge, for the use of public libraries, and for other educational purposes, such maps and reports relating to the work of the commission as may become available.

Section 3. Said commission shall make report, biennially, to the governor and council, showing work accomplished, together with a detailed account of expenditures, and shall be authorized to print and distribute, from time to time, such reports and bulletins as may, in the judgment of said commissioners, be immediately useful and profitable to the people of the state, the expense thereof to be chargeable to, and paid out of, the appropriation herein made.

Compensation of members of commission.

Section 4. Said commission shall be reimbursed for all necessary expenses as approved by the governor and council, and, in addition, the chairman shall be paid an annual salary of six hundred dollars and the remaining members of the commission, each three hundred dollars, annually.

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Appropriation for work of commission.

Section 5. It is further provided that there shall be and hereby is appropriated for the work of said commission, including all expenses, the sum of ten thousand dollars for the year nineteen hundred and five and a like sum for the year nineteen hundred and six.

Section 6. All acts and parts of acts inconsistent herewith are hereby repealed.

Approved March 23, 1905.

Chapter 145.

An Act authorizing the compilation of the Sea and Shore Fishery Laws.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The governor is hereby authorized to appoint a competent person to compile the sea and shore fishery laws of the state, including all such laws passed at the present session, and cause three thousand copies of said compilation to be printed and bound, in convenient form, for the use of the department of sea and shore fisheries, to be distributed among the fishermen of the state. The compensation for the work authorized and performed under this act shall be determined and allowed by the governor and council, and paid from any funds in the treasury not otherwise appropriated.

Compilation of sea and shore fishery laws, authorized.

--compensation for work.

Approved March 23, 1905.

Chapter 146.

An Act to provide for the appointment of a Commissioner of Highways and Economy in Municipal Expenditures.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The governor, with the advice and consent of the council, within thirty days after approval of this act, shall appoint a suitable person, who shall be a civil engineer, as commissioner of highways; who shall hold his office for the term of four years and until his successor is appointed and qualified, and shall receive an annual salary of two thousand five hundred dollars, and in addition thereto one thousand dollars for assistant, or clerk hire, the actual amount paid out for his traveling expenses within this state, and such other expenses, not exceed-

Commissioner of highways, appointment of.

--tenure of office.

--salary.

--clerk hire.

--expenses.

CHAP. 146

ing fifteen hundred dollars annually, as may be incurred in the executing of the duties of his office as hereinafter provided, the same to be approved by the governor and council.

Shall have
office at state
capitol.

--shall
compile
statistics.

--other
duties.

Section 2. Said commissioner of highways shall be provided with an office at the state capitol. It shall be the duty of said commissioner to compile statistics relating to the public ways in the cities and towns of the state, and to make such investigation relating thereto as he shall deem expedient, in order to secure better and more improved highways in the state. It shall be his duty by means of maps, charts, cuts, drawings, prints, publications, printed or written articles, lectures, or otherwise, to disseminate knowledge throughout the state concerning the best known economical methods for the building and maintaining of highways, including bridges and sidewalks, in the cities and towns of the state, and particularly to impart such information, in manner as aforesaid, to the county commissioners of counties, the street commissioners of cities, the selectmen of towns, and other municipal officers whose duties it may be to have the care and management of the expenditure of money and the building and keeping in repair of the highways in the state.

--may be
consulted by
and give
advice to all
officers
having care
of public
ways.

Said commissioner may be consulted by, and shall give advice to, without charge, all officers of counties, cities, and towns, having care and authority over the public ways, as to their construction, maintenance, alteration, and repair, but such advice shall not impair the legal obligation, of any such county, city, or town officer. Said commissioner shall hold each year, under the auspices of the county commissioners, a meeting in each county, for the open discussion of questions relating to the building and maintaining of public ways, of which due notice shall be given to the towns and cities in each county by the said county commissioners.

Shall make
annual report
to governor
and council.

Section 3. He shall make an annual report to the governor and council of his doings, and expenditures of his office, together with such statements bearing upon the construction and maintenance of ways, and suggestions and recommendations concerning the same, as he deems appropriate, including recommendations for any legislation which to him seems expedient and necessary. His report shall be transmitted to the secretary of state on or before the first Wednesday of January of each year. All maps, plans, statistics and other valuable facts collected and compiled under his direction, shall be preserved in his office, and become the property of the state.

Officers
having care
of roads and

Section 4. County commissioners and city and town officers having the care of and authority over public ways and bridges

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throughout the state shall, on request, furnish said commissioner any information which they may possess and required by him, concerning ways and bridges within their jurisdiction.

bridges shall
furnish
information.

Approved March 24, 1905.

Chapter 147.

An Act to amend Chapter twenty-four of the Revised Statutes relating to registering, numbering and regulating the speed of Automobiles and Motor Vehicles and for licensing the operator thereof.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Chapter twenty-four of the revised statutes is hereby amended by adding the following sections:

Chapter 24,
R. S.,
amended.

'Section 17. All automobiles and motor vehicles shall be registered by the owner or person in control thereof in accordance with the provisions of this act. Application for such registration may be made, by mail or otherwise, to the secretary of state upon blanks prepared under his authority. The application shall, in addition to such other particulars as may be required by said secretary, contain a statement of the name, place of residence and address of the applicant, with a brief description of the automobile or motor vehicle, including the name of the maker, the number, if any, affixed by the maker, the character of the motor power and the amount of such motor power stated in figures of horse power; and with such application shall be deposited a registration fee of two dollars. The said secretary shall then register, in a book to be kept for the purpose, the automobile or motor vehicle described in the application, giving to such automobile or motor vehicle a distinguishing number or other mark, and shall thereupon issue to the applicant a certificate of registration. Said certificate shall contain the name, place of residence and address of the applicant, and the registered number or mark, shall prescribe the manner in which said registered number or mark shall be inscribed or displayed upon the automobile or motor vehicle, and shall be in such form as the secretary may determine. The secretary of state shall also furnish the applicant two enamelled iron plates containing the word "Maine" in letters not less than one inch in height and the number of registration in Arabic numerals not less than four inches in height. The number plates must be attached to the front and back of automobiles and one number plate must be attached to the back of motor cycles. On

Automobiles
shall be
registered.

—application
for
registration.

—registration
fee.

—certificate
of registra-
tion.

—number
plates.

—how
number
plates shall
be attached.

CHAP. 147

—record of applications shall be kept.

—registration expires upon sale of automobile.

Registration by manufacturers and dealers.

—license fee.

Licenses for operating shall be issued by secretary of state.

—fee for operating license.

both automobiles and motor cycles the numbers must be so placed to be always plainly visible. A proper record of all applications and of all certificates issued shall be kept by the secretary of state in his office and shall be open to the inspection of any person during reasonable business hours. The certificate of registration shall always be carried in some easily accessible place in the automobile or motor vehicle described therein. Upon the sale of any automobile or motor vehicle its registration shall expire, and the vendor shall immediately return the certificate of registration to the secretary of state, with notice of sale, and of the name, place of residence and address of the vendee.

‘Section 18. Every manufacturer of or dealer in automobiles or motor vehicles, may instead of registering each automobile or motor vehicle owned or controlled by him, make application upon a blank provided by said secretary of state for a general distinguishing number or mark, and said secretary may, if satisfied of the facts stated in said application, grant said application, and issue to the applicant a certificate of registration containing the name, place of residence and address of the applicant, and the general distinguishing number or mark assigned to him, and made in such form as said secretary of state may determine; and all automobiles and motor vehicles owned and controlled by such manufacturer or dealer, shall, until sold or let for hire or loaned for a period of more than five successive days, be regarded as registered under such general distinguishing number or mark. The fee for every such license shall be ten dollars.

‘Section 19. Licenses for operating automobiles and motor vehicles shall be issued by the secretary of state. Application shall be made upon blanks prepared by the secretary of state for this purpose, and the licenses issued shall be in such form and shall contain such provisions as said secretary of state may determine. To such licensee shall be assigned some distinguishing number or mark, and a proper record of all applications for license and of all licenses issued shall be kept by the secretary of state at his office, and shall be open to the inspection of any person during reasonable business hours. Each license shall state the time, place of residence of the licensee and the distinguishing number or mark assigned to him. The fee for each license to operate shall be two dollars. All fees shall be deposited at the time of making the application. The secretary of state may at any time suspend or revoke any license for any violation of this act or regulation made thereunder. Before a license to operate is granted, the applicant shall present such

evidence as to his qualifications as may be required by the secretary of state.

'Section 20. Except as otherwise provided herein no automobile or motor vehicle after the first day of June, nineteen hundred five, shall be operated upon any highway, townway, public street, avenue, driveway, park or parkway, unless registered as heretofore provided, and no person shall on or after the first day of June in the year nineteen hundred five, operate an automobile or motor vehicle upon any highway, townway, public street, avenue, driveway, park or parkway, unless licensed to do so under the provisions of this act.

Unlicensed automobiles shall not be operated after June 1, 1906.

'Section 21. Automobiles or motor vehicles owned by non-residents of this state and driven by a person licensed in this or in some other state may be operated on the roads and highways of this state unless prohibited by special law or town ordinance duly authorized by the legislature, subject, however, to the provisions of sections seven, eight, nine, ten, eleven, and twelve, and provided that such person shall show in front and at the back of his automobile and at the back of his motor cycle the registration number granted him in such other state, and the name of the other state in Arabic letters at least one inch high. The provisions of this and the preceding sections shall not prevent the operating of automobiles by unlicensed persons if riding with or accompanied by a licensed operator.

Provisions for operating automobiles owned by non-residents.

'Section 22. Whoever violates any provision of the five preceding sections shall be punished by fine not exceeding fifty dollars, or by imprisonment not exceeding ten days.'

Penalty for violation of the five preceding sections.

Section 2. This act shall take effect when approved.

Approved March 24, 1905.

Chapter 148.

An Act to amend Section twenty-two of Chapter six of the Revised Statutes, relating to the regulation and conduct of Elections.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section twenty-two of chapter six of the revised statutes is hereby amended by striking out the word "or" in the third line between the words "shelves" and "compartments," and inserting in lieu thereof the word 'and' and by inserting after the word "others" in the fifth line of said section the following: 'and each voting shelf and compartment shall have a

Section 22, chapter 6, R. S., amended.

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How booths
shall be
arranged.

wooden swing door so arranged that the top thereof shall be not less than six feet from the floor and the bottom of the door shall be at least two feet and six inches from the floor. And such door shall be shut while the voter is within the compartment and no one shall be allowed therein with him unless he calls for assistance in the marking of his ballot and such assistance shall be so furnished according to the provisions of this act.' And by striking out the word "or" in the eighth line between the words "shelves" and "compartments" and inserting in lieu thereof the word 'and,' and by striking out the words "the arrangement shall be such that neither the ballot boxes nor the voting shelves nor the compartments shall be hidden from the persons just outside the guard rail," and inserting in lieu thereof the following: "The arrangement shall be such that the ballot boxes shall not be hidden from the view of persons present and the voting shelves and the compartments shall be so arranged that the doors of each compartment shall be nearest the guard rail, so as to admit to full view of the persons outside of the guard rail those who enter and leave each compartment.' And by striking out the word "or" in the seventeenth line of said section between the words "shelf" and "compartment" and inserting in lieu thereof the word 'and,' so that said section, as amended, shall read as follows:

Voting compartments shall be provided where voters may be screened from observation while marking their ballots.

—each compartment shall have door.

'Section 22. The municipal officers in each city, town or plantation, as aforesaid, shall cause the polling places therein to be suitably provided with a sufficient number of voting shelves and compartments, at or in which voters may conveniently mark their ballots so that in the marking thereof they shall be screened from the observation of others, and each voting shelf and compartment shall have a wooden swing door so arranged that the top thereof shall be not less than six feet from the floor and the bottom of the door shall be at least two feet and six inches from the floor. And such door shall be shut while the voter is within the compartment and no one shall be allowed therein with him, unless he calls for assistance in the marking of his ballot and such assistance shall be so furnished according to the provisions of this act, and a guard rail shall be so constructed and placed that only such persons as are inside said rail can approach within six feet of the ballot boxes and of such voting shelves and compartments. The arrangement shall be such that the ballot boxes shall not be hidden from the view of persons present and the voting shelves and compartments shall be so arranged that the door of each compartment shall be next to the guard rail, so as to admit to full view of the persons just outside

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of the guard rail those who enter and leave each compartment. The number of such voting shelves and compartments shall not be less than one for every one hundred voters qualified to vote at such polling place, and not less than three in any town, and not less than five in any ward of a city. No persons other than the election officers, election clerks and voters admitted as hereinafter provided, shall be permitted within said rail, except by authority of the presiding election officer or officers for the purpose of keeping order and enforcing the law. Each voting shelf and compartment shall be kept provided with proper supplies and conveniences for marking the ballots.'

—number of
compart-
ments.

Section 2. This act shall take effect only in such towns and cities as by a majority vote of the legal voters so voting in such town or city shall adopt it.

This act shall
take effect
when
adopted by
vote of town
or city.

Approved March 24, 1905.

Chapter 149.

An Act to amend Sections one hundred and sixteen and one hundred and seventeen of Chapter six of the Revised Statutes, relating to caucuses in cities of over thirty-five thousand inhabitants.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section one hundred and sixteen of chapter six of the revised statutes is hereby amended by inserting the words 'the city committees may in their discretion determine in their call for a caucus or convention the persons who are entitled to participate in said caucus or convention' before the word "when-ever" in the first line of said section.

Section 116,
chapter 6, R.
S., amended.

Section 2. Section one hundred and seventeen of chapter six of the revised statutes is hereby amended by striking out the words "twenty-five" and inserting instead thereof the words 'thirty-five,' so that said section, as amended, shall read, "The provisions of the four preceding sections shall be applicable only to cities of more than thirty-five thousand inhabitants."

Section 117,
chapter 6, R.
S., amended.

Section 3. This act shall take effect when approved.

Approved March 24, 1905.

CHAP. 150**Chapter 150.**

An Act to amend An Act entitled "An Act to amend chapter nine of the Revised Statutes, relating to the assessment of taxes on lands in unincorporated places."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1, act to amend chapter 9, R. S., approved March 15, 1906, amended.

Section 1. Section one of an act to amend chapter nine of the revised statutes, relating to the assessment of taxes on lands in places not incorporated, passed at the present session and approved March fifteenth, is hereby amended by striking out in the fourteenth line of said section as engrossed the words "on the first Monday of each" and inserting in place thereof the words 'in the months of.' So that that part of said section as amended, shall read as follows:

County commissioners may assess for county taxes.

'Section 41. Such lands may be assessed by the county commissioners according to the last state valuation for a due proportion of county taxes. Lists of such taxes shall immediately be certified and transmitted by the county treasurer to the treasurer of state. In the list, each such township and tract shall be sufficiently described, with the date and amount of assessment on each. The treasurer of state shall, in his books, credit the county treasurer for the amount of each such assessment; and when paid to him shall certify to the county treasurer the amount of tax and interest so paid in the months of January, May and September.'

Section 43, amended.

Section 2. Section forty-three of said act is also amended by striking out in the thirteenth line of said section as engrossed, the word "treasurer" and substituting therefor the word 'assessors,' so that said section as amended, shall read as follows:

Lands assessed and advertised may be redeemed.

—within one year.

'Section 43. Owners of the lands so assessed and advertised may redeem them by paying to the treasurer of state the taxes with interest thereon within one year from the time when such interest commences. Each owner may pay for his interest in any tract whether in common or not and upon filing with the state assessors a certificate showing the number of acres, and describing the property on which he desires to pay the tax and where the same is located, and paying the amount due, shall receive a certificate from the treasurer of state, discharging the tax on the number of acres or interest, upon which such payment is made. Each part or interest of every such township or tract, upon which the state or county taxes so advertised are not paid with interest within the time limited in this section for such redemption, shall be wholly forfeited to the state, and vest

therein free of any claim by any former owner. But this section and the five following sections do not apply to taxes upon organized plantations taxed by the state as wild lands.'

Approved March 24, 1906.

Chapter 151.

An Act relating to the Compensation of Registers of Probate.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The registers of probate are entitled to receive annual salaries from the treasurers of their counties in quarterly payments on the first days of January, April, July and October, as follows:

Compensation of registers of probate.

Androscoggin, twelve hundred dollars, with two hundred dollars additional for clerk hire.

Aroostook, one thousand dollars.

Cumberland, seventeen hundred dollars, with fifteen hundred dollars additional for clerk hire.

Franklin, six hundred dollars.

Hancock, one thousand dollars, with three hundred dollars additional for clerk hire.

Kennebec, twelve hundred dollars, with three hundred dollars additional for clerk hire.

Knox, ten hundred dollars.

Lincoln, seven hundred dollars.

Oxford, one thousand dollars.

Penobscot, fifteen hundred dollars, with eight hundred dollars additional for clerk hire.

Piscataquis, six hundred dollars.

Sagadahoc, seven hundred dollars.

Somerset, one thousand dollars.

Waldo, one thousand dollars.

Washington, nine hundred dollars.

York, thirteen hundred dollars, with three hundred dollars additional for clerk hire.

The sums above mentioned shall be in full compensation for the performance of all duties required of registers of probate. They shall account quarterly under oath to the county treasurers for all fees received by them or payable to them by virtue of the office, specifying the items, and shall pay the whole amount of the same to the treasurers of their respective counties

—shall account quarterly for fees.

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—shall
annually
make oath to
amount paid
for clerk hire.

This act shall
take effect,
July 1, 1906.

quarterly on the first days of January, April, July and October of each year. On the first day of January of each year the registers receiving the sums above specified for clerk hire shall make under oath to the county treasurers of their respective counties, a statement specifying the amount paid by them for that purpose and to whom paid during the year next preceding, and shall pay to said treasurers any unexpended balance of such sums in their hands.

Section 2. This act shall take effect on the first day of July, one thousand nine hundred and five.

Approved March 24, 1906.

Chapter 152.

An Act to apportion the expense of Bridges between towns.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Expense of
bridge to be
borne in
proportion to
state
valuation of
towns.

Act takes
effect
January 1,
1906.

Section 1. Whenever a highway hereafter located crosses any river which divides towns, the expense of constructing, maintaining and repairing any bridge across such river shall be borne by such towns in proportion to their last state valuation prior to such location.

Section 2. This act shall take effect January one, nineteen hundred and six.

Approved March 24, 1906.

Chapter 153.

An Act to amend Section two of Chapter one hundred and nineteen of the Revised Statutes, defining Manslaughter.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 2,
chapter 119,
R. S.,
amended.

Section two of chapter one hundred and nineteen of the revised statutes is hereby amended by inserting after the word "aforethought" in the second line of said section the words, 'or, being under the legal duty to care and provide for any child or other person, wilfully fails or neglects to provide for such child or other person necessary food, clothing, treatment for the sick or other necessities of life, thereby causing or hastening the death of such child or other person,' so that said section, as amended, shall read as follows:

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**Manslaughter
defined and
punished.**

'Section 2. Whoever unlawfully kills a human being in the heat of passion, on sudden provocation, without express or implied malice aforethought, or, being under the legal duty to care and provide for any child or other person, wilfully fails or neglects to provide for such child or other person, necessary food, clothing, treatment for the sick, or other necessities of life, thereby causing or hastening the death of such child or other person, or commits manslaughter as defined by the common law, shall be punished by imprisonment for not more than twenty years, or by fine not exceeding one thousand dollars.'

Approved March 24, 1905.

Chapter 154.

An Act to amend Section eighteen of Chapter one hundred and seventeen of the Revised Statutes, relating to the fees of Registers of Deeds.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section eighteen of chapter one hundred and seventeen of the revised statutes is hereby amended by inserting in paragraph eight thereof, the following words: 'certificates of organization of corporations, and copies thereof for filing with the secretary of state, five dollars;' so that said paragraph as amended shall read as follows:

**Section 18,
chapter 117,
R. S.,
amended.**

'Recording certificates of limited partnership, fifty cents; certificates of organization of corporations, and copies thereof for filing with the secretary of state, five dollars; receiving and filing certificate of election of the clerk of a corporation, or resignation of said clerk, twenty-five cents; recording certificates of foreclosure of mortgages or notices of foreclosure, fifty cents.'

**—fees of
registers
of deeds.**

Section 2. This act shall take effect on the first day of July, one thousand nine hundred and five.

**Act shall take
effect July 1,
1905.**

Approved March 24, 1905.

CHAP. 155**Chapter 155.**

An Act to abolish the office of public printer, and to authorize contracts for State Printing on the basis of competitive bids.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Governor and council authorized to contract for printing.

Section 1. The governor and council are hereby authorized to contract, in behalf of the state, on the basis of competitive bids, for the printing of the reports, catalogues, compilations, bulletins and circulars, authorized to be printed under sections twenty-four, twenty-five and twenty-six, of chapter three, of the revised statutes, and for all other miscellaneous printing, now or hereafter authorized by law, for each department of the state government, including the legislative printing, but excepting the printing of reports of decisions. They may, in their discretion, call for bids, and contract separately, for distinct portions of the state printing but may reject any and all bids which they do not deem it in the interest of the state to accept, and may take such security as they deem necessary, if any, for the faithful performance of any contract hereunder. No such contract shall be for a longer time than two years.

Sections 27, 28, 29 and 30, chapter 3, R. S., repealed.

This act shall take effect January 1, 1906.

Section 2. Sections twenty-seven, twenty-eight, twenty-nine and thirty of chapter three of the revised statutes, are hereby repealed.

Section 3. This act shall take effect January first, in the year of our Lord one thousand nine hundred and six.

Approved March 24, 1905.

Chapter 156.

An Act in relation to Sentences in a Municipal or Police Court or by a Trial Justice.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Payment of fine and costs before expiration of imprisonment for default, shall be full performance of sentence.

Whoever is convicted in any court or by a trial justice, of a crime which is punishable by a fine only, without imprisonment, and is liable to imprisonment in a county jail for the non-payment of said fine, may be sentenced to pay said fine and the costs of prosecution, and in default of payment thereof to be imprisoned in accordance with law, but the payment of said fine and costs at any time before the expiration of the imprisonment shall be a full performance of the sentence.

Approved March 24, 1905.

Chapter 157.

An Act to amend Section ten of Chapter twelve of the Revised Statutes, relating to the amount of fines for the Law Library of Counties.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section ten of chapter twelve of the revised statutes is hereby amended by omitting from the fourth and fifth lines of said section the following words: "for the violation of any of the provisions of chapter twenty-nine and of section one of chapter twenty-two," so that said section ten, as amended, shall read as follows:

Section 10,
chapter 12, R.
S., amended.

'Section 10. The treasurer of each county shall pay to the treasurer of the law library association of his county for the uses and benefit of the county law library, twenty per cent of all fines actually paid into the county treasury, provided, however, that the sum so paid by the county treasurer shall not exceed five hundred dollars a year. He shall also pay to such treasurer all money received from persons admitted as attorneys in the supreme judicial court.'

Twenty per
cent of
certain fines
to be for
county law
libraries.

Section 2. This act shall take effect when approved.

Approved March 24, 1906.

Chapter 158.

An Act to amend paragraph seven of Section four of Chapter forty-nine of the Revised Statutes of Maine, relating to Fire Insurance Policies.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Paragraph seven of section four of chapter forty-nine of the revised statutes of Maine is hereby amended by striking out from the fifty-ninth line of said paragraph the word "forthwith" and inserting in place thereof the words 'within a reasonable time,' so that said paragraph shall read as follows:

Paragraph 7,
section 4,
chapter 49, R.
S., amended.

'Section 2. VII. A company may print upon policies issued in compliance with the preceding provisions of this section, the words, "Maine Standard Policy." The said standard form of policy shall be plainly printed, and no portion thereof shall be in type smaller than long primer, and shall be as follows:

Words
"Maine
Standard
Policy."

--how form
shall be
printed.

Number \$

--form of
standard
policy.

(Corporate name of the company or association, its principal place or places of business.)

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This company shall not be liable beyond the actual value of the insured property at the time any loss or damage happens.

In consideration of dollars to it paid by the insured, hereinafter named, the receipt whereof is hereby acknowledged, does insure and legal representatives against loss or damage by fire, to the amount of dollars.

(Description of property insured.)

Bills of exchange, notes, accounts, evidences and securities of property of every kind, books, wearing apparel, plate, money, jewels, medals, patterns, models, scientific cabinets and collections, paintings, sculpture and curiosities are not included in said insured property, unless especially mentioned.

Said property is insured for the term of , beginning on the day of , in the year nineteen hundred and , at noon, and continuing until the day of , in the year nineteen hundred and , at noon, against all loss or damage by fire originating from any cause except invasion, foreign enemies, civil commotions, riots or any military or usurped power whatever; the amount of said loss or damage to be estimated according to the actual value of the insured property at the time when such loss or damage happens, but not to include loss or damage caused by explosions of any kind unless fire ensues, and then to include that caused by fire only.

This policy shall be void if any material fact or circumstance stated in writing has not been fairly represented by the insured, or if the insured now has or shall hereafter make any other insurance on the said property without the assent in writing or in print of the company, or if, without such assent, the said property shall be removed, except that, if such removal shall be necessary for the preservation of the property from fire, this policy shall be valid without such assent for five days thereafter, or if, without such assent, the situation or circumstances affecting the risk shall, by or with the knowledge, advice, agency, or consent of the insured, be so altered as to cause an increase of such risks, or if, without such assent, the said property shall be sold, or this policy assigned, or if the premises hereby insured shall become vacant by the removal of the owner or occupant, and so remain vacant for more than thirty days without such assent, or if it be a manufacturing establishment, running in whole or in part extra time, except that such establishments may run in whole or in part extra hours, not later than nine o'clock P. M., or if such establishments shall cease operations for more than thirty days without permission in writing indorsed hereon,

or if the insured shall make any attempt to defraud the company, either before or after the loss, or if gunpowder or other articles subject to legal restriction shall be kept in quantities or manner different from those allowed or prescribed by law, or if camphene, benzine, naphtha, or other chemical oils or burning fluids shall be kept or used by the insured on the premises insured, except that what is known as refined petroleum, kerosene, or coal oil, may be used for lighting, and in dwelling houses, kerosene oil stoves may be used for domestic purposes, to be filled when cold, by daylight, and with oil of lawful fire test only.

If the insured property shall be exposed to loss or damage by fire, the insured shall make all reasonable exertion to save and protect the same.

In case of any loss or damage under this policy, a statement in writing, signed and sworn to by the insured, shall be within a reasonable time rendered to the company setting forth the value of the property insured, the interest of the insured therein, all other insurance thereon, in detail, the purposes for which and the persons by whom the building insured, or containing the property insured, was used and the time at which and manner in which the fire originated, so far as known to the insured. The company may also examine the books of account and vouchers of the insured, and make extracts from the same.

In case of any loss or damage, the company, within sixty days after the insured shall have submitted a statement, as provided in the preceding clause, shall either pay the amount for which it shall be liable, which amount if not agreed upon shall be ascertained by award of referees as hereinafter provided, or replace the property with other of the same kind and goodness, or it may, within fifteen days after such statement is submitted, notify the insured of its intention to rebuild or repair the premises, or any portion thereof separately insured by this policy, and shall thereupon enter upon said premises and proceed to rebuild or repair the same with reasonable expedition. It is moreover understood that there can be no abandonment of the property insured to the company, and that the company shall not in any case be liable for more than the sum insured, with interest thereon from the time when the loss shall become payable, as above provided.

If there shall be any other insurance on the property insured, whether prior or subsequent, the insured shall recover on this policy no greater proportion of the loss sustained than the sum hereby insured bears to the whole amount insured thereon.

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And whenever the company shall pay any loss, the insured shall assign to it, to the extent of the amount so paid, all rights to recover satisfaction for the loss or damage from any person, town, or other corporation, excepting other insurers; or the insured, if requested, shall prosecute therefor at the charge and for the account of the company.

If this policy shall be made payable to a mortgagee of the insured real estate, no act or default of any person other than such mortgagee or his agents, or those claiming under him, shall affect such mortgagee's right to recover in case of loss on such real estate; provided, that the mortgagee, shall, on demand, pay according to the established scale of rates for any increase of risks not paid for by the insured; and whenever this company shall be liable to a mortgagee for any sum for loss under this policy, for which no liability exists as to the mortgagor, or owner, and this company shall elect by itself, or with others, to pay the mortgagee the full amount secured by such mortgage, then the mortgagee shall assign and transfer to the companies interested, upon such payment, the said mortgage, together with the note and debt thereby secured.

This policy may be canceled at any time at the request of the insured, who shall thereupon be entitled to a return of the portion of the above premium remaining, after deducting the customary monthly short rates for the time this policy shall have been in force. The company also reserves the right, after giving written notice to the insured, and to any mortgagee to whom this policy is made payable, and tendering to the insured a ratable proportion of the premium, to cancel this policy as to all risks subsequent to the expiration of ten days from such notice, and no mortgagee shall then have the right to recover as to such risks.

In case of loss under this policy and a failure of the parties to agree as to the amount of loss, it is mutually agreed that the amount of such loss shall be referred to three disinterested men, the company and the insured each choosing one out of the three persons to be named by the other, and the third being selected by the two so chosen; the award in writing by a majority of the referees shall be conclusive and final upon the parties as to the amount of loss or damage, and such reference unless waived by the parties, shall be a condition precedent to any right of action in law or equity to recover for such loss; but no person shall be chosen or act as a referee against the objection of either party, who has acted in a like capacity within four months.

No suit or action against this company for the recovery of any claim by virtue of this policy shall be sustained in any court

of law or equity in this state unless commenced within two years from the time the loss occurred.

In witness whereof, the said _____ Company has caused this policy to be signed by its president, and attested by its secretary, or by such proper officers as may be designated, at their office, in _____,

Date _____,

Section 3. This act shall take effect May first, one thousand nine hundred and five.

When act shall take effect.

Approved March 24, 1905.

Chapter 159.

An Act relating to the Compensation of certain State Officers.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The secretary of state shall receive an annual salary of two thousand five hundred dollars.

Salary of secretary of state.

Section 2. The insurance commissioner shall receive an annual salary of eighteen hundred dollars. The governor and council may allow such reasonable sum for postage, clerk hire, and actual expenses incurred in the proper enforcement of the laws relating to insurance, as they deem proper. The deputy insurance commissioner shall receive an annual salary of twelve hundred dollars.

Salary of insurance commissioner.

—postage, clerk hire and expenses.

—salary of deputy insurance commissioner.

Section 3. The bank examiner shall receive an annual salary of two thousand five hundred dollars. In addition to his salary he shall receive actual traveling expenses, to be audited by the governor and council.

Salary of bank examiner.

—traveling expenses.

Section 4. Said salaries shall be paid quarterly from the state treasury and shall be in full for all official services. Said officers shall collect the legal and usual fees payable to them by virtue of their offices, and account to and pay over the same to the treasurer of state on the first days of January, April, July and October of each year.

Salaries shall be paid quarterly and shall be in full for all official services.

—disposition of fees.

Section 5. The clerk of the state assessors shall receive an annual salary of twelve hundred dollars, payable quarterly from the state treasury.

Salary of clerk of state assessors.

Section 6. This act shall take effect on the first day of July, one thousand nine hundred and five.

This act shall take effect July 1, 1905.

Approved March 24, 1905.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

—statement shall be in writing, signed and sworn to.

SCHEDULE A.

To the Treasurer of the State of Maine:

Claimant's Statement.

I hereby state, that on the _____ day of _____, A. D. 190 _____, at _____ in the county of Franklin, and state of Maine, I _____, killed the bear, the skin of which I now exhibit to _____, game warden, and I claim the bounty allowed by law for killing same.

Dated at _____, this _____ day of _____, A. D. 190 ____.

_____, Claimant.

Subscribed and sworn to before me the day and year aforesaid.

, Game Warden.

Game Warden's Certificate.

I hereby certify, that, as required by law, I have cut off the whole of the nose from the skin of the bear described in the certificate of _____, claimant, made before me the day of _____, A. D. 190 _____, and have destroyed the same by burning.

Dated at _____, this _____ day of _____, A. D. 190____.

_____, Game Warden.

Approved March 24, 1905.

Chapter 161.

An Act to amend Section thirty-four of Chapter forty-one of the Revised Statutes, relating to the Taking of Clams.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section thirty-four of chapter forty-one of the revised statutes is hereby amended by striking out all of said section before the word "in" in the eleventh line, and inserting in place thereof the following: 'Towns at their annual meetings may fix the times in which clams may be taken within their limits, and the prices for which its municipal officers shall grant licenses or permits therefor, and the number to be granted; and when not so regulated by vote, the municipal officers may fix the times and prices for which permits shall be granted and the number to be granted. No person shall take clams within the limits of any towns having so regulated the taking of clams without first obtaining a written license or permit from the municipal officers of such town, unless the clams are for the consumption of himself and family, or for the consumption or use of inhabitants of the town or any person temporarily resident therein. Whoever takes clams contrary to the provisions of this section, shall for each offense, be fined not more than ten dollars or imprisoned not more than thirty days,' so that said section, as amended, shall read as follows:

Section 34,
chapter 41, R.
S., amended.

'Section 34. Towns at their annual meetings may fix the times in which clams may be taken within their limits, and the prices for which its municipal officers shall grant licenses or permits therefor, and the number to be granted; and when not so regulated by vote the municipal officers may fix the times and prices for which permits shall be granted, and the number to be granted. No person shall take clams within the limits of any towns having so regulated the taking of clams, without first obtaining a written license or permit from the municipal officers of such town, unless the clams are for the consumption of himself and family, or for the consumption or use of inhabitants of the town or any person temporarily resident therein. Whoever takes clams contrary to the provisions of this section, shall for each offense, be fined not more than ten dollars, or imprisoned not more than thirty days. In all contracts relating to the sale of clam bait by the barrel, and clam bait barrels, unless otherwise specified in the contract, a barrel shall be twenty-seven and one-half inches long, sixteen inches head diameter, outside measure, holding not less than twenty-one gallons and not more than twenty-three gallons.'

Towns may
regulate
taking
of clams.

—clams may
be taken for
family use
without
permit.

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Further provisions concerning construction of this act.

Section 2. This act shall take effect when approved, but shall not be construed to effect the repeal of chapter three hundred and seventeen of the private and special laws of Maine, approved March twenty-six, nineteen hundred and three, nor of any law applicable to a particular locality passed by the legislature in the year nineteen hundred and five, but any town to which any special law applied may in addition have all the advantages of this act if such town shall so vote.

Approved March 24, 1905.

Chapter 162.

An Act enlarging the Duties and fixing the Compensation of the Attorney General.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Duties of the attorney general.

Section 1. The attorney general shall appear for the state, the secretary of state, the treasurer of state, the bank examiner, the insurance commissioner and the state boards and commissions, in all suits and other civil proceedings in which the state is a party or interested, or in which the official acts and doings of said officers are called in question, in all the courts of the state; and in such suits and proceedings before any other tribunal when requested by the governor or by the legislature or either branch thereof. All such suits and proceedings shall be prosecuted or defended by him or under his direction. Writs, summonses or other processes served upon such officers shall forthwith be transmitted by them to him. All legal services required by such officers, boards and commissions in matters relating to their official duties shall be rendered by the attorney general or under his direction. Said officers, boards and commissions shall not act at the expense of the state as counsel in any suit or proceedings in which the state is interested.

Shall prosecute all claims for the state.

Section 2. All civil actions to recover money for the state shall be brought by the attorney general or by the county attorney in the name of the state, and the attorney general shall appear before the departments and tribunals of the United States and the committees of Congress to prosecute all claims of the state against the United States.

Shall consult with and assist county attorneys.

Section 3. He shall consult with and advise the county attorneys in matters relating to their duties; and if in his judgment the public interest so requires, he shall assist them by attending the grand jury in the examination of a case in which the accused

is charged with treason or murder, and appear for the state in the trial of indictments for treason or murder.

Section 4. He may, if in his judgment the public interest so requires, prosecute by indictment or complaint any person who intrudes on the land, rights or property of the state, or commits or erects a nuisance thereon.

May prosecute intruders on lands, rights or property of the state.

Section 5. He shall enforce due application of funds given or appropriated to public charities within the state, and prevent breaches of trust in the administration thereof.

Shall enforce due application of appropriations to public charities.

Section 6. He shall give his written opinion upon questions of law submitted to him by the governor and council, secretary of state, treasurer of state, bank examiner, insurance commissioner, or any of the state boards or commissions or by either branch of the legislature.

Shall give written opinions on questions of law submitted by governor and council or by certain state departments.

Section 7. The attorney general shall appoint a deputy who shall be designated as assistant attorney general, and who shall serve during the pleasure of the attorney general or until a successor is duly appointed and qualified. His office shall be at the capitol and he may perform all the duties required of the attorney general by chapter forty-seven of the revised statutes, and such other duties as the attorney general may require of him. He shall receive an annual salary of eighteen hundred dollars, and actual cash expenses while in the discharge of his duties away from the capitol, and he shall receive no further fees, perquisites or emoluments.

Deputy attorney general, appointment of.

—salary of deputy.

Section 8. The attorney general shall receive an annual salary of four thousand dollars and actual cash expenses while in the performance of his official duties. Said salaries shall be in full for all services and in lieu of all fees. He shall collect all fees payable to him by virtue of his office, and pay over the same to the treasurer of state on the first days of January, April, July and October in each year.

—salary of attorney general.

Section 9. This act shall take effect on the first day of July, one thousand nine hundred and five.

This act shall take effect July 1, 1905.

Approved March 24, 1905.

CHAP. 163**Chapter 163.**

An Act to exempt Soldiers and Sailors of the Civil War from poll tax.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Certain
honorably
discharged
soldiers and
sailors of war
of 1861,
exempted
from
payment
of poll tax.

Section 1. Every soldier or sailor who served in the army or navy of the United States in the war of eighteen hundred and sixty-one and who has an honorable discharge from such service, resident within the state of Maine, who is not assessed for taxes in his own town for more than five hundred dollars is hereby forever exempt from the assessment and payment of a poll tax within any city, town or plantation in this state.

Section 2. This act shall take effect when approved by the governor.

Approved March 24, 1905.

Chapter 164.

An Act relating to the Location and Assessment of Damages for Property taken for Public Uses.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Rights of
parties in
assessment
of damages
for property
taken for
public uses.

Section 1. All locations made and all damages assessed for the taking of property by the exercise of the right of eminent domain; except for property taken by the United States, the state of Maine, or a county or municipality thereof, or a quasi municipal corporation, and excepting property which when taken is being or is necessary to be used by the owner thereof in the performance of a public duty; shall be made and assessed and the rights of the parties shall be as follows, notwithstanding anything contained in the act granting such right, whether the same has been heretofore, or shall be hereafter passed.

Property
shall be
located by a
description
before being
entered on
except to
make
surveys.

—location
and map
shall be filed
with county
commis-
sioners.

Section 2. All property so taken shall, before it is entered upon for any purpose except to make surveys, be located by a description, signed by the party taking, which shall describe in detail the property taken, and give the names of the owners thereof and shall be accompanied by a map showing said property as described. Such location and map shall be filed with the county commissioners of the county where the property is located, who shall indorse the time of filing thereon and order the location recorded. A copy of said location shall be recorded in the registry of deeds for the place where the property is located. When for any reason, the taker fails to acquire the

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—description
may be
corrected.

property authorized to be taken and which is described in such location, or the location recorded is defective or uncertain, the taker may, at any time, correct and perfect such location, and file a new description thereof; and in such case the taker is liable in damages, only for property for which the owner had not previously been paid, to be assessed as of the time of the original taking, and the taker shall not be liable for any acts which would have been justified if the original taking had been valid and legal.

Section 3. For all property taken by the exercise of the right of eminent domain the owners are entitled to damages to be paid by the taker and estimated by the county commissioners, on written application of either party, made within three years after such taking; or, if proceedings thus commenced fail for causes not affecting the merits, new ones may be commenced within one year thereafter, and when no estimate is made within such time the owner may maintain an action of trespass, or have any remedy herein provided. The guardian of a person incapable of giving a valid conveyance whose property is taken, may settle and give a valid release for damages; and persons having any interest in such property have the rights and remedies of owners to the extent of their interest. When requested by the owner said commissioners shall require the taker to give security for the payment of damages and costs, by depositing at its risk, with the clerk, within thirty days, specie, notes or obligations of a state or public corporation, or other security satisfactory to the party requiring it. When entitled to it, so much of any specie so deposited shall be paid to him as will satisfy his judgment. Notes or obligations so deposited shall be delivered to the officer having a warrant of distress, to be by him sold as personal property is sold on execution, to satisfy the warrant and fees, and any balance shall be paid to the taker of such property.

Owners
of property
taken by
right of
eminent
domain,
entitled
to damages.

Section 4. In all cases of petition to the commissioners of any county praying for the assessment of damages on account of any property so taken, the notice to the adverse party of the time and place of hearing thereon shall be a personal notice of fourteen days, or by publication of the petition and order of notice thereon in some newspaper published in said county, two weeks successively, the last publication being fourteen days before said hearing.

Notice to
adverse party
shall be a
personal
notice of 14
days.

Section 5. Said commissioners, in awarding damages for property so taken, on the application of the taker, may prescribe such terms and conditions, in all respects for the use of the prop-

Commis-
sioners in
awarding
damages may
prescribe

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terms for use
of property
taken.

erty taken, by the owner thereof, and by the taker respectively, as will secure the best accommodation of the owners of the property, and the convenient use of the same by the taker. In case of appeal by either party the only question in issue shall be the amount or measure of damages on the terms and conditions imposed by the commissioners.

Commis-
sioners
shall make
report of their
general
estimate
of damages.

Section 6. Said commissioners shall, at a regular session, make a report of their general estimate of damages, stating therein specifically, the terms and conditions imposed by them and the rights and obligations of each party, and cause it to be recorded; their clerk shall then make out a notice to each person, stating the amount of damages awarded to him, which shall be served by an officer on those resident in the state, and upon others, if any, by a publication three weeks successively in a newspaper printed in the county, if any, if not, in the state paper. The expense of notices shall be added to the costs of the proceedings which shall be paid by the taker.

Appeal may
be taken
from decision
of county
commis-
sioners.

Section 7. Any person aggrieved by the decision or judgment of the county commissioners in relation to damages for property taken, may appeal to the next term of the supreme court to be held in the county where the property is situated, more than thirty days from the date when the report of the commissioners is made, excluding the day of the commencement of the session of the court, which court shall determine the same by a committee of reference if the parties so agree, or by the verdict of its jury; and shall render judgment and issue execution. If the owner appeal and the damage finally recovered is not more than the award of the county commissioners, the taker shall recover costs from the time of appeal, otherwise the owner shall recover costs. If the taker appeal and the damage finally recovered is not less than the award of the county commissioners, the owner shall recover costs from the time of appeal, otherwise the taker shall recover costs. The appellant shall serve written notice of such appeal upon the opposite party fourteen days at least before the session of said court, and shall at the first term file a complaint setting forth substantially the facts of the case. On the trial exceptions may be taken as in other cases.

Taker may
deposit sum
for which
execution
was issued,
with interest
in full
satisfaction
of claims.

Section 8. When the proceedings are closed the taker may deposit with the clerk the sum for which execution was issued with interest thereon to time of deposit, which shall be in full satisfaction of all claims unless a demand has been previously made and payment neglected.

When
damages
remain

Section 9. When the damages remain unpaid for more than thirty days after they are due and demanded or the security

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hereinbefore provided for is not deposited, a bill in equity may be filed in court, in term time or vacation, by the person whose property is taken praying for an injunction against the use or occupation of his property taken. If proceedings for an estimation of damages are not commenced within three years, and the owner of the property files a bill praying therefor, the court may estimate the damages, decree their payment and issue an execution therefor; and the plaintiff shall be entitled to a bill for an injunction. In either case, any justice of the court, after summary notice to the taker and upon proof of the facts, may, without any bond filed, issue an injunction prohibiting such use and occupation until all damages and costs are paid. The bill shall be entered, service of it made, and continued at the next term after the injunction is issued. At the second term, if payment has not been made, the injunction may be made absolute; and all rights acquired by taking the property cease, and the owner may maintain an action for its recovery and protection.

unpaid for
more than
80 days bill
in equity may
be filed.

Section 10. Service of an injunction issued against any person whether a party to the bill or not, may be made upon him and he shall be liable to all the penalties and consequences provided for a breach of it. The court may order persons violating such injunction, after service, or using the property, to show cause at a time fixed, why a decree should not be entered and execution issued against them individually, and their goods and estate, for the damages, interest, costs, and for additional damages and costs for breach of the injunction. Upon service and return of such order, the court may enter such decree as is just and equitable against such persons, and issue execution accordingly, or may proceed against them as for breach of injunction in other chancery cases.

Service of
injunction.

Section 11. No failure by the owner of the property to make application for the assessment of damages within said three years, shall be held to be a waiver by him of compensation for property so taken.

Failure
of owner to
apply for
assessment
of damages,
not a waiver.

Section 12. This act shall not apply to petitions for assessment of damages already brought; except as to such petitions, all acts or parts of acts inconsistent herewith, are hereby repealed. This act shall in no way affect section thirty-three of chapter fifty-one of the revised statutes.

In which
cases this act
may apply.

Section 13. This act shall take effect when approved.

CHAP. 165**Chapter 165.**

An Act relating to the Compensation of Judges of Probate.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Compensation of judges of probate.

Section 1. The judges of probate are entitled to receive annual salaries from the treasurers of their counties in quarterly payments on the first days of January, April, July and October as follows:

Androscoggin, one thousand dollars.

Aroostook, one thousand dollars.

Cumberland, two thousand five hundred dollars.

Franklin, four hundred dollars.

Hancock, eleven hundred dollars.

Kennebec, fifteen hundred dollars.

Knox, five hundred dollars.

Lincoln, four hundred dollars.

Oxford, seven hundred and fifty dollars.

Penobscot, sixteen hundred dollars.

Piscataquis, five hundred dollars.

Sagadahoc, seven hundred dollars.

Somerset, eight hundred dollars.

Waldo, seven hundred dollars.

Washington, eight hundred dollars.

York, one thousand dollars; and the fees to which they are entitled by law shall be taxed and collected, and paid over by the registers of probate to the county treasurers for the use of their counties.

This act shall take effect July 1, 1905.

Section 2. This act shall take effect on the first day of July, one thousand nine hundred and five.

Approved March 24, 1905.

Chapter 166.

An Act to amend Section fifteen of Chapter fifty-seven of the Revised Statutes, relating to Free Public Libraries.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 15, chapter 57, R. S., amended.

Section 1. Section fifteen of chapter fifty-seven of the revised statutes is hereby amended by inserting after the word "association" in the second line of said section the words 'or by trustees,' so that said section, as amended, shall read as follows:

Free library maintained by an association

'Section 15. Any town or city, in which there is a library owned or controlled by a corporation or association, or by trustees, may appropriate a sum not exceeding one dollar for each

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receiving
and shall be
considered
a public
library.

of its ratable polls in the year next preceding to procure for such library the free use of its books for all the inhabitants of the town or city, under such restrictions and regulations as shall insure the safety and good usage of the books; and such a library shall then be considered a free public library within the meaning of this chapter, and said town or city shall be entitled to the benefits of the preceding section, provided that any books and documents purchased with said stipend, and all books and documents donated by the state, shall be and remain the property of said municipality.'

Section 2. This act shall take effect when approved.

Approved March 24, 1906.

Chapter 167.

An Act to amend Section twenty-three of Chapter one hundred and nineteen of the Revised Statutes of the State of Maine, relating to offenses against persons, and to prevent the improper use of telephones.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section twenty-three of chapter one hundred and nineteen of the revised statutes of the state of Maine is hereby amended by inserting after the words "justice of the peace," in the eighth line thereof, the following: "And whoever without reasonable cause or provocation shall wilfully and wantonly or maliciously vex, irritate, harass or torment any person by communications to, or conversation with, such person over or by means of any telephone, or shall call out any fire department, police department or other municipal department, or any portion or persons thereof, by intentionally giving a false alarm or call to such department or to any officer or member thereof by means of any telephone line or lines," so that said section, as amended, shall read as follows:

Section 23,
chapter 112,
R. S.,
amended.

'Section 23. Whoever, verbally, or by written or printed communication maliciously threatens to accuse another of a crime or offense, or to injure his person or property, with intent thereby to extort money or procure any advantage from him, or to compel him to do any act against his will, and whoever being more than sixteen years of age shall wilfully and wantonly or maliciously vex, irritate, harass or torment any person in any way, after having been forbidden so to do, by any sheriff, deputy sheriff, constable, police officer or justice of the peace, and whoever without reasonable cause or provocation shall wilfully and

Punishment
for threaten-
ing, vexing,
harassing or
tormenting,
etc.

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—by means of
telephone.

wantonly or maliciously vex, irritate, harass or torment any person by communications to, or conversation with, such person over or by means of any telephone, or shall call out any fire department, police department or other municipal department, or any portion or persons thereof, by intentionally giving a false alarm or call to such department or to any officer or member thereof by means of any telephone line or lines shall be punished by imprisonment not exceeding two years, or by fine not exceeding five hundred dollars.'

Approved March 24, 1905.

Chapter 168.

An Act to amend Section two of Chapter twenty-five of the Revised Statutes, relating to Ferries.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 2,
chapter 25,
R. S.,
amended.

Section two of chapter twenty-five is hereby amended by inserting after the words "fix their tolls" the words 'and in case no person is found to keep them for said tolls, regulate and fix the compensation of the ferryman,' so that said section, as amended, shall read as follows:

County
commissioners,
may abolish
ferries, fix
tolls, etc.

'Section 2. They may establish ferries at such times and places as are necessary, and fix their tolls, and when no person is found to keep them for said tolls, shall regulate and fix the compensation of the ferryman, and shall discontinue the same when, in their judgment, shall be expedient. When no person is found to keep them for the tolls, the towns in which they are established shall provide a person to be licensed to keep them, and shall pay the expenses, beyond the amount of tolls received, for maintaining them. When established between towns, they shall be maintained by them in such proportion as the commissioners order. For each month's neglect to maintain such ferry or its proportion thereof, each town forfeits fifty dollars.'

Approved March 24, 1905.

Chapter 169.

An Act to amend Section sixteen of Chapter ninety of the Revised Statutes, relative to partition of real estate.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section sixteen of chapter ninety of the revised statutes is hereby amended by adding thereto the following: 'When any person shall have heretofore made or shall hereafter make improvements upon a part of any real estate with the consent of the owners thereof, or any of them, and such person shall have thereafter become a tenant in common of such real estate, his share shall be assigned from or including such part, and the value of the improvements so made, shall be considered, and the assignment of shares made in conformity therewith,' so that said section, as amended, shall read as follows:

Section 16,
chapter 90,
R. S.,
amended.

'Section 16. When one of the tenants in common, by mutual consent, has had the exclusive possession of a part of the estate, and made improvements thereon, his share shall be assigned from or including such part; and the value of the improvements made by a tenant in common shall be considered, and the assignment of shares be made in conformity therewith. When any person shall have heretofore made or shall hereafter make improvements upon a part of any real estate with the consent of the owners thereof, or any of them, and such person shall have thereafter become a tenant in common of such real estate, his share shall be assigned from or including such part, and the value of the improvements so made, shall be considered, and the assignment of shares made in conformity therewith.'

Share of
tenant, how
assigned.

--his improve-
ments
to be
considered.

Approved March 24, 1905.

Chapter 170.

An Act to amend Section twelve of Chapter four of the Revised Statutes of nineteen hundred and three, relating to the election of Selectmen, Overseers of the Poor and Assessors.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section twelve of chapter four of the revised statutes of nineteen hundred and three, is hereby amended by adding after the word "town" in the eleventh line, the following: 'Provided, however, any town electing three selectmen, three overseers of the poor, and three assessors, if it shall vote so to do, may elect one member of each of the three above named boards for one year, one for two years and one for three years,

Section 12,
chapter 4,
R. S.,
amended.

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and at each annual meeting thereafter one member of each of said boards shall be elected for a term of three years. Towns electing more than three selectmen, three overseers of the poor and three assessors may by vote determine how many of each of said boards shall be elected annually and the tenure of their office,' so that the section, as amended, shall read as follows:

Annual
meetings,
when held.

'Section 12. Annual town meetings shall be held in March and the voters shall then choose by a major vote, a clerk, three, five or seven inhabitants of the town to be selectmen and overseers of the poor, when other overseers are not chosen, three or more assessors, two or more fence viewers, treasurer, surveyors of lumber, sealers of leather, measurers of wood and bark, constables, collectors of taxes and other usual town officers; and if one-third of the voters present are in favor thereof, they shall choose, by a major vote, one auditor of accounts, all of whom shall be sworn. Treasurers and collectors of towns shall not be selectmen or assessors, until they have completed their duties as treasurers and collectors and had a final settlement with the town. Provided, however, any town electing three selectmen, three overseers of the poor and three assessors, if they shall vote so to do, may elect one member of each of the above named boards for one year, one for two years and one for three years, and at each annual meeting thereafter one member of each of the said boards shall be elected for a term of three years; towns electing more than three selectmen, three overseers of the poor and three assessors, may by vote determine how many of each of said boards shall be elected annually and the tenure of their offices. The treasurer and collector of taxes of cities and towns may be one and the same person.'

—treasurers
and collectors
shall not be
selectmen nor
assessors.

—towns
electing three
selectmen,
three
overseers
of poor and
three
assessors,
may elect one
for one year,
one for two
years and one
for three
years.

Section 2. This act shall take effect when approved.

Approved March 24, 1905.

Chapter 171.

An Act prohibiting the use of Titles ordinarily applied to Banks and Trust Companies by other than duly authorized Banking Corporations.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Only banks
and trust
companies
may use
as part of
name the
words
"bank,"

No person, partnership, association or corporation, hereafter organized, excepting those duly authorized under the laws of this state or of the United States to conduct a bank or trust company business, shall use as a part of their name or title or as designating their business, the word or words 'bank,' 'savings,'

'savings bank,' 'savings department,' 'trust,' 'trust company,' 'banking' or 'trust and banking company,' or the plural of any such word or words in, or in connection with, any other business than that of a bank or trust company duly authorized as aforesaid. Any person, partnership, association or corporation violating the provisions of this section may be enjoined therefrom by any court having general equity jurisdiction, on application of the bank examiner or of any person, corporation, or association injured or affected by such use, and any person or persons violating the provisions of this section either individually, as members of a copartnership or as interested in any such corporation, may be punished on indictment by a fine not exceeding one thousand dollars or by imprisonment for not less than sixty days nor more than one year or by both fine and imprisonment.

"savings,"
"trust" and
kindred
words.

Approved March 24, 1906.

Chapter 172.

An Act relating to Corporations.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The secretary of state shall prepare a list of all corporations, giving the corporate name, the name of the treasurer last filed in the office of the secretary of state, and the amount of the annual franchise tax due for the year nineteen hundred and three, except those which have been duly excused as provided by statute or dissolved by decree of court, which have not paid their franchise tax for the year nineteen hundred and three, which list shall be published three times for three consecutive weeks in the month of May, nineteen hundred and five, in three places within the state of Maine, namely, Bangor, Augusta and Portland, in such newspaper in each place as the secretary of state may select. The charter of any corporation so advertised which shall fail to pay said franchise tax, and the expenses of advertising the same on or before the first day of December, in the year of our Lord nineteen hundred and five, shall be suspended, and such corporation shall have no right to use the same. A charter so suspended may be revived by payment of all franchise taxes and expenses of advertising as aforesaid due from the corporation at the time of such payment. Any corporation where the charter shall have become suspended as aforesaid, shall continue liable for its yearly franchise tax, but

Secretary
of state shall
prepare list
of corporations
which
have not paid
franchise tax
for 1903.

—list shall be
published.

—date when
charter shall
be suspended
if tax is not
paid.

—suspended
charter, how
revived.

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while its charter is suspended as aforesaid, no notice relating to said franchise tax need be sent to the corporation by any state officer. The data covering the avoiding of said charter, to wit: the fact of the publication of the same and the dates thereof, and the avoidance of said charter by reason of such publication and the failure to pay said overdue franchise tax as herein provided, shall be so entered upon the corporation records of the state and be certified by the secretary of state as evidence of the suspension of the charter of such corporation. That the sum of five hundred dollars be and hereby is appropriated to pay the expense hereof.

Punishment
for doing
business after
charter is
suspended.

Section 2. Any person or persons who shall undertake to do business, or do business of any kind in behalf of any such corporation, or shall hold out such corporation as doing business, or shall sell, transfer or put upon the market any stocks or other evidence of indebtedness whatsoever of any such corporation while the charter remains suspended as herein provided, shall be subject to a fine of three hundred dollars for the benefit of the state.

Section 3. This act shall take effect when approved.

Approved March 24, 1905.

Chapter 173.

An Act relating to the Compensation of Registers of Deeds.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Compensa-
tion of
registers
of deeds.

Section 1. The registers of deeds in the several counties shall receive annual salaries from the treasurers of the counties in quarterly payments on the first days of January, April, July and October, as follows:

Androscoggin, twelve hundred dollars, with four hundred dollars additional for clerk hire.

Aroostook, northern registry, one thousand dollars; southern registry, fifteen hundred dollars, with eleven hundred dollars additional for clerk hire.

Cumberland, two thousand five hundred dollars, with eighteen hundred dollars additional for clerk hire.

Franklin, one thousand dollars, with two hundred dollars additional for clerk hire.

Hancock, thirteen hundred dollars, with nine hundred dollars additional for clerk hire.

Kennebec, fifteen hundred dollars, with one thousand dollars additional for clerk hire.

Knox, nine hundred dollars, with two hundred and fifty dollars additional for clerk hire.

Lincoln, one thousand dollars, with one hundred dollars additional for clerk hire.

Oxford, eastern registry, twelve hundred dollars, with four hundred dollars additional for clerk hire; western registry, four hundred and fifty dollars.

Penobscot, seventeen hundred dollars, with one thousand dollars additional for clerk hire.

Piscataquis, eight hundred dollars, with three hundred dollars additional for clerk hire.

Sagadahoc, one thousand dollars, with two hundred and fifty dollars additional for clerk hire.

Somerset, fifteen hundred dollars, with three hundred dollars additional for clerk hire.

Waldo, one thousand dollars, with three hundred dollars additional for clerk hire.

Washington, twelve hundred dollars, with three hundred dollars additional for clerk hire.

York, fifteen hundred dollars, with twelve hundred dollars additional for clerk hire.

The sums above mentioned shall be in full compensation for the performance of all official duties and in lieu of all fees. They shall account quarterly under oath to the county treasurers for all fees received by them or payable to them by virtue of the office, specifying the items, and shall pay the whole amount of the same to the treasurers of their respective counties quarterly on the first days of January, April, July and October of each year. On the first day of January of each year the registers receiving the sums above specified for clerk hire shall make under oath to the county treasurers of their respective counties a statement specifying the amounts paid by them for that purpose and to whom paid, during the year next preceding, and shall pay said treasurers any unexpended balance of said sums in their hands.

—shall
account
quarterly for
all fees.

—shall
annually
make oath as
to amount
of clerk
hire paid.

Section 2. This act shall take effect on the first day of July, one thousand nine hundred and five.

This act to
take effect
July 1, 1905.

Chapter 174.

An Act relating to the Compensation of Sheriffs.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

**Salaries
of sheriffs.**

Section 1. The salaries of the sheriffs, to be paid quarterly from the treasuries of their counties, are as follows:

Androscoggin, two thousand five hundred dollars.

Aroostook, two thousand five hundred dollars.

Cumberland, three thousand five hundred dollars.

Franklin, one thousand dollars.

Hancock, sixteen hundred dollars.

Kennebec, two thousand eight hundred dollars.

Knox, twelve hundred dollars.

Lincoln, eight hundred dollars.

Oxford, eleven hundred dollars.

Penobscot, two thousand eight hundred dollars.

Piscataquis, one thousand dollars.

Sagadahoc, twelve hundred dollars.

Somerset, fourteen hundred dollars.

Waldo, twelve hundred dollars.

Washington, fourteen hundred dollars.

York, two thousand five hundred dollars.

**—salary shall
be in full
compensa-
tion.**

together with the free rental of the house or living apartments connected with the county jail in each county, including the necessary light and fuel. Said salaries shall be in full compensation for services upon the supreme judicial court, and upon the superior courts in the counties of Cumberland and Kennebec, as jailer, master or keeper of the jail in each county, for receiving and committing prisoners therein, and for the service of all criminal processes and the performance of all duties relating to the enforcement of all criminal laws. Such necessary incidental expenses as are just and proper, incurred in the performance of their public duties, including all necessary expenses for aid in keeping the jails, shall be allowed by the respective boards of county commissioners of said counties and paid from the county treasury; and no sheriff shall receive from any of his deputies any of the fees earned by said deputies, or any percentage thereon.

**—incidental
expenses.**

**Fees, how to
be disposed
of.**

Section 2. All fees chargeable under the statutes of the state for the performance of any of the duties prescribed in the preceding section, except for the board of prisoners, shall be charged and collected by said sheriffs as now provided by law, and an accurate account thereof, and of those specified in the

following section, kept and transmitted to the county treasurer on the last days of March, June, September and December, annually and the amount deducted from the quarter's salary for the quarter then ending. If such fees are in excess of the amount of salary then due the sheriff, he shall pay such excess to the county treasurer. And no county treasurer shall pay any quarter's salary until said statement shall have been filed.

Section 3. For all prisoners committed from other counties, or from any court of the United States, and for all other persons confined for debt and on other civil processes, the sheriffs shall collect the same fees for their entire support as now provided by law or may be fixed by the county commissioners under the authority vested in them by statute, and include the same in the statement provided for in the preceding section, and the same shall be deducted from his salary as herein prescribed. They shall not make any charge or collect any fees for the support of prisoners committed on criminal process from any court in the county in which said jail is situated.

Fees for prisoners from other counties or from U. S. court.

Section 4. The county commissioners of the several counties shall, without extra charge or commission to themselves or to any other person, procure all necessary supplies, including necessary food, fuel, bedding and clothing for the jails and the prisoners therein to be furnished and purchased under their direction and at the expense of the counties. A suitable person shall be employed to prepare the food of the prisoners in each county at the expense of the county, and the service of the food to the prisoners shall be under the general direction of the jailer, master or keeper. The person employed to prepare the food of the prisoners shall be appointed by the sheriff in each county subject to the approval of the county commissioners. The county commissioners shall have authority at any time to direct specific rations or articles of food, clothing, soap, fuel or other necessities to be furnished and served to the prisoners. The bills and accounts for supplies furnished and the items of expense incurred in preparing and serving the same shall be audited quarterly by some competent person appointed by one of the judges of the supreme judicial court and paid by the county treasurer. For services in auditing said account said judge shall allow reasonable compensation to be paid from the county treasury. Sections forty-three and forty-four of chapter eighty-two of the revised statutes are hereby repealed.

County commissioners shall furnish all supplies.

—bills and accounts shall be audited quarterly.

Section 5. Sections twenty-one to twenty-seven inclusive, and sections thirty-two to thirty-four inclusive of chapter eighty-two of the revised statutes, are hereby repealed.

Sections 21 to 27 inclusive, repealed.

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This act shall
take effect
July 1, 1905.

Section 6. This act shall take effect on the first day of July, one thousand nine hundred and five.

Approved March 24, 1905.

Chapter 175.

An Act authorizing the acceptance of the conveyance of the Kennebec Arsenal property by the State of Maine.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Governor
authorized
to receive
conveyance
of Kennebec
Arsenal
property.

Section 1. Pursuant to an act of congress approved March sixth, nineteen hundred and five, the state of Maine hereby accepts to be used by the Maine Insane Hospital, at Augusta, the property situated in the corporate limits of said Augusta, belonging to the government of the United States, formerly used as an arsenal and known as the Kennebec Arsenal property, with all of the buildings and improvements thereon, subject to all of the terms and conditions of said act of congress; and the governor of the state of Maine is hereby authorized and instructed to procure and receive the conveyance thereof to the state of Maine and to take such action as may be necessary to properly care for and protect the same until the possession of said property shall be surrendered to the proper officials of the Maine Insane Hospital.

Governor
authorized
to give
possession
of, to trustees
of insane
hospitals.

Section 2. The governor of the state of Maine is hereby authorized to place the possession of said Kennebec Arsenal property, in the trustees of insane hospitals of the state as soon as may be convenient after the delivery to him of a conveyance thereof. After such delivery, the said Kennebec Arsenal property shall constitute and form a part of the Maine Insane Hospital at Augusta, and shall be managed by the trustees of the insane hospitals under the provisions of chapter one hundred and forty-four of the revised statutes of nineteen hundred and three.

Approved March 24, 1905.

Chapter 176.

An Act giving the Trustees of Insane Hospitals authority to control and occupy Widows' Island.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The trustees of insane hospitals are hereby authorized to take possession of Widow's Island, situated in Fox Island thoroughfare on the coast of Maine, and prepare the same for occupancy by insane patients. The said trustees shall have the same authority and control over said island which they have over the insane hospitals of the state, under the provisions of chapter one hundred and forty-four of the revised statutes of nineteen hundred and three, all the provisions of which said chapter shall apply to said island, so far as the same may be applicable.

Trustees of insane hospitals authorized to take possession of Widow's Island.

Section 2. The trustees of insane hospitals may transfer to said island any patients confined in the insane hospitals of the state, whenever, in their judgment, the welfare of said patients will be promoted thereby and may detain said patients on said island for treatment, so long as they shall deem it advisable. For purposes of such temporary detention, the said island shall be regarded as a part of the insane hospitals of the state and the original commitment papers on file at either of the insane hospitals shall be authority for the detention of said patients on said island under the provisions of this act.

May transfer to said island certain insane patients.

Approved March 24, 1906.

Chapter 177.

An Act enlarging the Duties of the County Attorney.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The county attorney in each county shall appear for the county, under the direction of the county commissioners, in all suits and other civil proceedings in which the county is a party or interested, or in which the official acts and doings of said county commissioners are called in question, in all the courts of the state, and in such suits and proceedings before any other tribunal when requested by said commissioners. All such suits and proceedings shall be prosecuted by him or under his direction. Writs, summons, or other processes served upon the

County attorney shall appear for county in suits where county is interested.

—shall prosecute suits.

CHAP. 178

—shall
receive no
compensation
other than
salary.

—actual
expenses.

When act
shall take
effect.

county or said commissioners shall forthwith be transmitted by them to him. The county commissioners may employ other counsel if in their judgment the public interest so requires. For the services herein mentioned the county attorney shall receive no compensation other than the salary from the state, except actual expenses when performing said services, the same to be audited by the county commissioners and paid from the county treasury.

Section 2. This act shall take effect on the first day of July, one thousand nine hundred and five, but shall in no way relate to or give the county attorney control of litigation in which the county is not financially interested although the official acts and doings of the county commissioners may be called in question.

Approved March 24, 1905.

Chapter 178.

An Act to amend Section seventy-three, Chapter ten of the Revised Statutes, in relation to the Collection of Taxes.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 73,
chapter 10, R.
S., amended.

Section 1. Section seventy-three of chapter ten for the collection of taxes be and is hereby amended by striking out the words "first Monday in December" wherever they occur in said section or any following section, and substituting therefor the words 'second Monday in July,' so that section seventy-three as amended, shall read as follows:

Sales of real
estate for
taxes.

'Section 73. If any tax assessed on real estate, or on equitable interests assessed under section three of chapter nine, remains unpaid on the second Monday in July in the year succeeding the year in which said tax was assessed, the collector shall sell at public auction so much of such real estate or interest as is necessary for the payment of said tax, interest and all the charges, at nine o'clock in the forenoon of said second Monday in July, at the office of collector of taxes, in cities, and at the place where the last preceding annual town meeting was held, in towns. In the case of the real estate of resident owners, the collector may give notice thereof and of his intention to sell so much of said real estate or interest as is necessary for the payment of said tax and all charges, by posting notices thereof in the same manner and at the same places that warrants for town meetings are herein required to be posted, six weeks before such second Monday in July, desig-

—notice in
case of
residents,
how given.

nating the name of the owner if known, the right, lot and range, the number of acres as nearly as may be, the amount of tax due, and such other short description as is necessary to render its identification certain and plain. And in the case of taxes assessed on the real estate of non-resident owners, he shall cause said notices to be published in some newspaper, if any, published in the county where said real estate lies, three weeks successively; such publication to begin at least six weeks before said second Monday in July; if no newspaper is published in said county, said notices shall be published in like manner, in the state paper; he shall, in the advertisements so published, state the name of the town, and if within three years it has been changed for the whole or a part of the territory, both the present and former name shall be stated, and that, if the taxes, interest and charges are not paid on or before such second Monday in July, so much of the estate as is sufficient to pay the amount due therefor with interest and charges will be sold without further notice, at public auction, on said second Monday in July, at nine o'clock in the forenoon, at the office of the collector of taxes, in cities, and at the place where the last preceding annual town meeting was held, in towns. The date of the commitment shall be stated in the advertisement. In all cases, said collector shall lodge with the town clerk a copy of each such notice, with his certificate thereon that he has given notice of the intended sale as required by law. Such copy and certificate shall be recorded by said clerk and the record so made shall be open to the inspection of all persons interested. The clerk shall furnish to any person desiring it an attested copy of such record, on receiving payment or tender of payment of a reasonable sum therefor; but notices of sales of real estate within any village corporation for unpaid taxes of said corporation may be given by notices thereof, posted in the same manner, and at the same places as warrants for corporation meetings, and by publication, as aforesaid. No irregularity, informality or omission in giving the notices required by this section or in lodging copy of any of the same with the town clerk, as herein required, shall render such sale invalid, but such sale shall be deemed to be legal and valid, if made at the time and place herein provided, and in other respects according to law, except as to the matter of notice. For any irregularity, informality or omission in giving notice as required by this section, and in lodging copy of the same with the town clerk, the collector shall be liable to any person injured thereby.'

—in case of
non-residents.

—copy of
notice to be
lodged with
clerk.

—and
recorded.

—clerk to
furnish
attested copy
of record.

—what
irregularities
will not
vitiate sale.

—collector
liable for
certain
irregularities.

CHAP. 178

**This act shall
apply only to
cities having
15,000
inhabitants.**

Section 2. This act shall apply only to cities having a population of fifteen thousand inhabitants or over.

Section 3. This act shall take effect when approved.

Approved March 24, 1905.

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1905.

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1905.

Chapter 1.

An Act relating to the Winthrop and Wayne Light and Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The organization of the Winthrop and Wayne Light and Power Company, under the general laws of the state, is hereby ratified and confirmed.

Organization
ratified.

Section 2. Permission is hereby given to said company, to exercise its corporate powers of making, generating, selling, distributing and supplying gas and electricity for lighting, heating, manufacturing and mechanical purposes in the towns of Winthrop, Monmouth, Wayne and Readfield in the county of Kennebec.

Corporate
powers.

Section 3. The action of the selectmen of the town of Winthrop, and the action of the selectmen of the town of Wayne, in granting to said company permits to construct its lines upon and along the highways and public roads in said towns, is hereby

Construction
of lines on
public ways
ratified.

CHAP. 2—reference
to permits.

ratified and confirmed. Said permits were granted as follows; by the selectmen of Wayne, August twenty-two, nineteen hundred and four, and by the selectmen of Winthrop, September thirteen, nineteen hundred and four.

Section 4. This act shall take effect when approved.

Approved February 1, 1905.

Chapter 2.

An Act to regulate fishing in Cobbosseecontee Stream, Kennebec County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Close time.

Section 1. In addition to the general law, there shall be a close time, in which it shall be unlawful to fish for or catch in any way any kind of fish in Cobbosseecontee stream from Lake Cobbosseecontee to Pleasant pond, and also from Pleasant pond to the New Mills bridge, so called, across said stream, including the Ox Bow, so called, from December first to May first following of each year.

Penalties.

Section 2. Whoever violates any of the provisions of this act shall be subject to the same penalties as provided for illegal fishing in the general law of the state.

Approved February 1, 1905.

Chapter 3.

An Act to amend Chapter two hundred and twenty-seven of the Private and Special Laws of eighteen hundred and eighty, entitled, "An Act to supply the people of Houlton with pure water," as amended by Chapter four hundred and ninety-seven of the Private and Special Laws of eighteen hundred and eighty-nine, and as amended by Chapter one hundred and forty-eight of the Private and Special Laws of nineteen hundred and three.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 3,
chapter 227,
as amended
by chapter
497, private
and special
laws of 1889,
as amended
by chapter
144, private
and special
laws of 1905,
further
amended.

Section 1. Section two of said chapter two hundred and twenty-seven as amended by said chapter four hundred and ninety-seven of the private and special laws of eighteen hundred and eighty-nine and as amended by said chapter one hundred and forty-eight of the private and special laws of nineteen hundred and three, is hereby further amended by inserting after the word "hundred" in the seventh and twelfth lines thereof the

words 'and fifty.' So that said section two as amended, shall read as follows:

'Section 2. Said corporation may acquire and hold real and personal estate, necessary and convenient for the purposes aforesaid, and the stock in whole or in part of the Houlton Sewerage Company, not exceeding in all two hundred thousand dollars; may sell and convey the same, may issue certificates of stock to an amount not exceeding fifty thousand dollars; and may issue and sell bonds to an amount not exceeding one hundred and fifty thousand dollars, to aid in the construction, extension, improvement and repairs of its works, and to pay any existing debts whether represented by bonds, notes or accounts, and for the purchase of the whole or any part of the stock of the Houlton Sewerage Company; and said bonds to the amount of one hundred and fifty thousand dollars may be purchased and held by the savings banks of Maine.'

May hold real and personal estate.

—may hold stock of Houlton Sewerage Company.

—may issue bonds.

—bonds legal investment of savings banks of Maine.

Section 2. This act shall take effect when approved.

Approved February 1, 1905.

Chapter 4.

An Act to authorize the Augusta Water District to take water from Carleton Pond.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Augusta Water District, for the purposes of its incorporation, is hereby authorized to divert and use water from Carleton pond.

May take water from Carleton pond.

Section 2. Said district, for the purposes of its incorporation, is hereby authorized to take and hold, by purchase or otherwise, any land or interest therein or water rights necessary for dams, for flowage, for power for pumping its water supply through its mains, for reservoirs, for preserving the purity of the water and water shed and for laying and maintaining aqueducts and other structures for taking, distributing, discharging and disposing of water.

May take water and flowage rights.

Section 3. Said district is further authorized to increase the storage of said Carleton pond and to erect and maintain all proper structures therefor.

May increase storage of Carleton pond.

Section 4. Said district is hereby authorized to lay in and through such streets and highways and across such private lands, and to repair and replace, all such pipes, aqueducts and fixtures as may be necessary and convenient for its corporate purposes,

May lay pipes in streets, etc.

CHAP. 4

and whenever said district shall lay any pipes or aqueducts in any street or highway it shall cause the same to be done with as little obstruction as possible to the public travel and shall, at its own expense without unnecessary delay, cause the earth and pavement removed by it to be replaced in proper condition.

Shall file and record plans of location.

Section 5. In exercising any right of eminent domain conferred upon it by law, said district shall file in the office of the county commissioners of Kennebec county and record in the registry of deeds in said county, plans of the location of all lands or interests therein or water rights, to be taken, with an appropriate description and names of the owners thereof. No entry shall be made on any private lands, except to make surveys, until the expiration of ten days from such filing, whereon possession may be had of all said lands or interests therein or water rights so taken, but title thereto shall not vest in said district until payment therefor.

—title shall not vest before payment.

Damages, how assessed.

Section 6. If any person, sustaining damages by any taking as aforesaid, shall not agree with said district upon the sum to be paid therefor, either party, upon petition to the county commissioners of Kennebec county, may have said damages assessed by them; the procedure and all subsequent proceedings and right of appeal thereon shall be had under the same restrictions, conditions and limitations as are by law prescribed, from time to time, in the case of damages by the laying out of highways.

—procedure.

Section 4, chapter 463, private and special laws of 1870, and sections 2 and 3, chapter 502, private and special laws of 1888, and section 2, chapter 334, private and special laws of 1908, repealed.

Section 7. Section four of chapter four hundred and sixty-three of the private and special laws of eighteen hundred and seventy, sections two and three of chapter five hundred and two of the private and special laws of eighteen hundred and eighty-five, and section three of chapter three hundred and thirty-four of the private and special laws of nineteen hundred and three are hereby repealed.

Damages to state shall be paid to state treasurer.

Section 8. As compensation for the diversion of water from Carleton pond, said water district shall pay to the treasurer of state the amount of damages sustained by the state to its fish hatchery and feeding station, located on the outlet of said pond, by reason of the taking of said water as aforesaid and said sum thus paid may be expended by the governor and council for the erection and maintenance of another fish hatchery and feeding station if they deem it expedient. The amount of damages shall be assessed by the governor and council after due notice given said district of a hearing for that purpose and hearing thereon.

—damages, how assessed.

Section 9. This act shall take effect when approved.

Approved February 1, 1905.

Chapter 5.

An Act to authorize the Northern Maine Seaport Railroad Company and the Bangor Investment Company to build wharves and piers in and near Cape Jellison Harbor.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Northern Maine Seaport Railroad Company, its successors and assigns are hereby authorized and empowered to build and maintain wharves and piers in the waters of Cape Jellison harbor, so called, in the towns of Stockton Springs and Searsport in Waldo county, and in the tide waters south of said harbor in said Stockton Springs and Searsport, provided, however, that said railroad company shall own the shore front over which such wharves shall extend, and provided further, that no such wharf or pier shall extend beyond any harbor line which is now or may be hereafter established, without the consent of the proper authorities of the United States.

Northern
Maine
Seaport R. R.
Co., author-
ized to build
wharves in
Stockton
Springs and
Searsport.

—proviso.

Section 2. The Bangor Investment Company, its successors and assigns are hereby authorized and empowered to build and maintain wharves and piers in the waters of Cape Jellison harbor, so called, in the towns of Stockton Springs and Searsport, in Waldo county, and in the tide waters south of said harbor in said Stockton Springs and Searsport, provided, however, that said company shall own the shore front over which such wharves shall extend, and provided further that no such wharf or pier shall extend beyond any harbor line, which is now or may be hereafter established, without the consent of the proper authorities of the United States.

Bangor
Investment
Company
authorized to
build
wharves in
Stockton
Springs and
Searsport.

—proviso.

Section 3. This act shall take effect when approved.

Approved February 3, 1905.

Chapter 6.

An Act to authorize the Bangor and Aroostook Railroad Company to guarantee the first mortgage bonds of the Northern Maine Seaport Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Bangor and Aroostook Railroad Company is hereby authorized and empowered to guarantee the payment, principal and interest, of such first mortgage bonds of the Northern Maine Seaport Railroad Company as said last named company may issue and secure by a first mortgage of its railroad, its franchise, and its other property.

Bangor and
Aroostook
R. R. Co.
authorized to
guarantee
bonds of
Northern
Maine
Seaport
R. R. Co.

Section 2. This act shall take effect when approved.

Approved February 3, 1905.

Chapter 7.

An Act to authorize the Northern Maine Seaport Railroad Company to locate and build its road across an inlet of Cape Jellison Harbor.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Northern
Maine
Seaport R. R.
Co. author-
ized to locate
road across
inlet of Cape
Jellison
Harbor.

Section 1. The Northern Maine Seaport Railroad Company is hereby authorized and empowered to locate its railroad across the inlet on the easterly side of Cape Jellison harbor, at the mouth of which inlet formerly stood a mill, and the railroad commissioners are hereby authorized to approve a location of said railroad over said inlet, provided, however, that said railroad shall not be built over said inlet until the consent thereto of the proper authorities of the United States shall have been first obtained.

Section 2. This act shall take effect when approved.

Approved February 3, 1905.

Chapter 8.

An Act to authorize the Northern Maine Seaport Railroad Company to lease or to sell its railroad to the Bangor and Aroostook Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Northern
Maine
Seaport R. R.
Co.,
authorized to
lease to
Bangor and
Aroostook
R. R. Co.

Section 1. The Northern Maine Seaport Railroad Company is hereby authorized and empowered to lease its railroad, franchise and other property to the Bangor and Aroostook Railroad Company, and said Bangor and Aroostook Railroad Company is hereby authorized and empowered to acquire by lease the railroad, franchise and other property of the Northern Maine Seaport Railroad Company upon such terms and conditions as may be agreed upon between said companies.

Northern
Maine
Seaport
R. R. Co.,
authorized to
sell road to
Bangor and
Aroostook
R. R. Co.

Section 2. The Northern Maine Seaport Railroad Company is hereby authorized and empowered to sell and convey its railroad, franchise and other property to the Bangor and Aroostook Railroad Company, and said last named company is hereby authorized and empowered to purchase and acquire said railroad, franchise and other property upon such terms and conditions as may be agreed upon between said companies.

Section 3. This act shall take effect when approved.

Approved February 3, 1905.

Chapter 9.

An Act to authorize the Northern Maine Seaport Railroad to locate across tide waters of Passagassawaukeag River.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Northern Maine Seaport Railroad Company is hereby authorized and empowered to locate its railroad across the tide water of Passagassawaukeag river in Belfast, and the railroad commissioners are hereby authorized to approve such location, provided, however, that said railroad shall not be built over said tide water until the consent thereto of the proper authorities of the United States shall have been first obtained.

Northern
Maine
Seaport
R. R. Co.,
authorized to
locate road
across
Passagassa-
waukeag
river.

Section 2. This act shall take effect when approved.

Approved February 3, 1905.

Chapter 10.

An Act to legalize the doings of the town of Sanford in the county of York and the board of selectmen thereof, in the construction of a sewer system and the making temporary loans to pay therefor.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. That the acts and doings of the town of Sanford and its board of selectmen in the construction of its sewerage system in said town and in making temporary loans to pay therefor, are hereby legalized and made valid; and said town of Sanford is hereby authorized to issue its bonds to an amount not exceeding fifty-nine thousand dollars in denominations of five hundred dollars dated December one, in the year of our Lord nineteen hundred and four, bearing interest at the rate of three and one-half per cent per annum, payable semi-annually, and two thousand dollars of said bonds becoming due each year beginning ten years from their date, to pay the indebtedness contracted in the construction of said system.

Doings
of town
made valid.

—authorized
to issue
bonds.

Section 2. This act shall take effect when approved.

Approved February 8, 1905.

CHAP. 11**Chapter 11.**

An Act to authorize the Camden and Rockland Water Company to issue bonds for the purpose of retiring certain of its outstanding bonds.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Authorized to
issue bonds.

Section 1. The Camden and Rockland Water Company is hereby authorized and empowered to issue bonds to pay, retire and cancel certain of its outstanding bonds and any mortgage or mortgages securing the same, and for the further construction and improvement of its works, for such amount and upon such rate and time as it may deem expedient, not to exceed the sum of two hundred and fifty thousand dollars; and to secure the same by mortgage or deed of trust of all or any part of its franchise, property, rights and privileges, now owned by it or to be hereafter acquired.

—not to
exceed
\$250,000.

—may secure
same by
mortgage.

Section 2. This act shall take effect when approved.

Approved February 8, 1905.

Chapter 12.

An Act to ratify mortgage of Fort Fairfield Electric Company and issue of bonds secured thereby.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Mortgage
made valid.

Section 1. The mortgage of Fort Fairfield Electric Company to Union Safe Deposit and Trust Company, dated January two, in the year of our Lord nineteen hundred and five, and the issue of bonds secured thereby is hereby made valid, ratified and confirmed.

Section 2. This act shall take effect when approved.

Approved February 8, 1905.

Chapter 13.

An Act to validate and legalize the organization of Muscle Ridge Plantation.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The incorporation and organization of Muscle Ridge plantation, as organized at a meeting of said plantation held on the twenty-eighth day of October, in the year of our Lord one thousand nine hundred and four, in accordance with the return made to the secretary of state on said twenty-eighth day of October, and received by him October thirty-one, nineteen hundred and four, is hereby declared to be and is made the legal and valid organization of the territory therein described, and said territory is thereby organized as, and constituted a plantation in accordance with the votes passed at said meeting, and entitled to all the rights and privileges, and subject to all the liabilities of plantations organized under section one hundred and fifteen, chapter four and the following sections of the revised statutes, and the acts done by said plantation are hereby ratified and declared valid.

Organization
made valid.

—acts made
valid.

Section 2. This act shall take effect when approved.

Approved February 8, 1905.

Chapter 14.

An Act to provide for sewerage in the town of Caribou.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. George W. Irving, Everett E. Haynes and John P. Donworth with their associates and successors, are hereby made a corporation by the name of the Caribou Sewer Company, for the purpose of providing in the town and village of Caribou, a system of public sewers and drainage, for the comfort, convenience and health of the people of said Caribou, with all the rights, privileges and immunities incident to similar corporations.

Corporators.

Section 2. Said corporation may acquire and hold real and personal estate, necessary and convenient for the purpose aforesaid, not exceeding in amount fifty thousand dollars; may sell and convey the same; may issue certificates of stock to an amount not exceeding the amount of its capital stock, and may issue and sell bonds to an amount not exceeding the amount of its capital stock to aid in the construction of works.

May hold real
and personal
estate not to
exceed \$50,000.

—may issue
certificates
of stock.

CHAP. 14

**May take
land for
basins, etc.**

Section 3. Said corporation is hereby authorized to take and hold by purchase or otherwise, any land, or real estate or easement therein, necessary for forming basins, reservoirs and outlets; for erecting buildings for pumping works, and for laying and maintaining conduits for carrying and collecting, discharging and disposing of sewerage matter and waters and for any other object necessary, convenient and proper for the purpose of this act.

**May
construct
conduits into
Aroostook
river.**

Section 4. Said corporation may construct conduits, in manner aforesaid, in and through said village of Caribou, to and into the Aroostook river, the discharge therefrom to be at such points in said river as the municipal officers of said town have designated, at or near the Aroostook river bridge in said village of Caribou, and convey through the same sewage, surface water and the natural flowage of existing water courses, and secure and maintain basins, reservoirs and outlets; may construct and maintain flush tanks, man holes, lamp holes, and all usual appliances for collecting, holding, distributing, and disposing of sewerage matter; may establish regulations for the use of sewers and fix and collect the prices to be paid for entering the same, and also the annual rental for using thereof; and said corporation is hereby authorized for the purposes aforesaid, under permission of the municipal officers of said town, and under such restrictions and regulations as said municipal officers have prescribed, to lay down in and through the streets, highways and lands of said town, and take up, replace and repair all such conduits, pipes and fixtures, as may be necessary for the objects of its corporation; to carry and lay conduits, any pipes under any water course, railway or private way, and to cross any drain or sewer, or, if necessary, to change its direction in such a manner as not to obstruct the use thereof, and to enter and dig up any such street, road or way for the purpose of laying down pipes beneath the surface thereof, for placing man holes or other fixtures, and for maintaining and repairing the same, and in general, to do any other act or things necessary, convenient and proper to be done for the purposes of this act.

**--may
maintain
flush tanks,
etc.**

**--may fix
rates and
prices for
entering and
use of.**

**May lay
down,
replace and
repair pipes,
etc.**

**Shall file
description
of land taken.**

Section 5. Said corporation shall file in the registry of deeds, for the southern district of Aroostook county, a certificate containing a description of land taken, or in which an easement may be taken, under the provisions of this act, and a statement of the purposes for which it is taken to be recorded by the registry; and such land or easement, shall be deemed to be taken upon the filing of said certificate.

**--for record
in registry
of deeds.**

CHAP. 14**Damages,
how assessed.**

Section 6. Said corporation shall be liable to pay all damages that shall be sustained by any person in his property by taking of any land, or easement therein, under the provisions of this act; and if any person sustaining damage as aforesaid, and said corporation shall not mutually agree upon the sum to be paid thereof, such person may cause his damages to be ascertained in the same manner and under the same conditions and limitations as are by law prescribed in the case of damages by the location of railroads.

Section 7. Said corporation, at all times, after it shall commence receiving pay for the facilities supplied by it, shall be bound to permit the owners of all premises, abutting upon its lines of pipes and conduits, to enter the same with all proper sewerage, upon conformity to the rules and regulations of said company, and payment of the prices and rentals established therefor.

**Abutters
shall have
right to enter
sewer.**

Section 8. Any person who shall place or leave any offensive or injurious matter or materials in the conduits, catch basins or receptacles of said corporation, contrary to its regulations, or shall wilfully injure any conduit, pipe, reservoir, flush tank, catch basin, man hole, lamp hole, outlet, engine, pump or other property held, owned or used by said corporation for the purposes of this act, shall pay twice the amount of damages to said corporation, to be recovered in any proper action; and every such person, on conviction of either of said acts of wilful injury aforesaid, shall be punished by a fine not exceeding two hundred dollars, and by imprisonment not exceeding one year.

**Injury to
property of
corporation
forbidden.****—penalty for
violation.**

Section 9. The affairs of said corporation shall be controlled by a board of directors, consisting of not less than three members, two-thirds of whom shall be citizens of the town of Caribou, and elected annually by vote of the stock holders of the corporation; and the board of directors shall choose such officers as may, from time to time, be required by the by-laws of the corporation.

**Board of
directors.**

Section 10. Any one of the persons mentioned in the first section of this act, may call the first meeting of said corporation by giving one week's notice to each of the others.

**First meeting,
how called.**

Section 11. This act shall take effect when approved.

Approved February 8, 1905.

Chapter 15.

An Act to prevent the pollution of the waters of Nequasset Lake.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sewage or
drainage into
Nequasset
lake
forbidden.

Section 1. No person, firm or corporation shall hereafter build, use or occupy any structure upon or near the shores of Nequasset lake in the town of Woolwich, for such purposes or in such manner that the sewage or drainage therefrom shall enter the waters of said lake or pollute the same.

Further
provisions.

Section 2. No person shall hereafter throw the body of any dead animal or other offensive material into the waters of said lake or leave the same upon the lake when frozen; nor shall any sewage, drainage, refuse or polluting matter of such kind and amount as either by itself or in connection with other matter will tend to corrupt or impair the purity of the water, or tend to render it injurious to health, be discharged into said lake. Nothing herein shall be construed as taking away or limiting the right to harvest ice from said lake, or as prohibiting the cultivation and use of the soil in the ordinary methods of agriculture, if no excrement or foul or decaying matter is used within five hundred feet of the line of high water on the shores of said lake.

—may
harvest ice.

—may
cultivate
adjacent soil.

Penalty for
violation.

Section 3. Whoever violates any of the provisions of the foregoing sections shall be punished by a fine not exceeding one thousand dollars and by imprisonment not exceeding one year. The supreme judicial court shall have jurisdiction in equity to enjoin, prevent or restrain any violation of the provisions of this act.

Bathing in
prohibited.

Section 4. If any person shall bathe in Lake Nequasset so long as the water of the same is used for the purpose of domestic water supply for any city or town, he shall be fined not exceeding twenty dollars, or imprisoned not exceeding six months.

Section 5. This act shall take effect when approved.

Approved February 9, 1905.

Chapter 16.

An Act to authorize the Dover Gas Light Company to acquire the property and franchises of the United Gas and Electric Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Dover Gas Light Company, a corporation existing under the laws of New Hampshire, is hereby authorized to acquire by purchase or otherwise, the franchises and property of the United Gas and Electric Company, situate in the state of Maine and, upon the acquisition of the same, is invested and empowered to exercise and enjoy all the powers, privileges and franchises of said United Gas and Electric Company in the towns of Lebanon, Berwick, North Berwick, South Berwick, Wells and Eliot in the county of York, said state, subject, however, to all its duties and liabilities.

Authorized to purchase property of United Gas and Electric Company.

Section 2. Said Dover Gas Light Company, in order to procure funds for the purchase of said property and franchises and for other corporate purposes, is hereby authorized to issue its bonds in an amount not exceeding five hundred thousand dollars and to secure the same by a mortgage upon its property and franchises now owned or hereafter acquired by it.

Authorized to issue bonds.

Section 3. The stockholders of said Dover Gas Light Company, their successors and assigns, upon the acquisition of the property and franchises of said United Gas and Electric Company in Maine are constituted a body corporate and politic, under the name of the Dover Gas Light Company, for the purpose of exercising and enjoying all the powers, privileges and franchises of said United Gas and Electric Company in said towns of Lebanon, Berwick, North Berwick, South Berwick, Wells and Eliot.

Constituted a body corporate, after acquisition of United Gas and Electric Company.

Section 4. Said Dover Gas Light Company shall have all the powers and privileges and be subject to all the duties and liabilities by law incident to corporations of a similar nature, and the stock and bonds of the said New Hampshire corporation shall be and constitute the stock and bonds of the corporation created by this act and the owners and holders thereof shall be and constitute the owners and holders of the same in this corporation.

Powers and privileges.

Section 5. This act shall take effect when approved.

Approved February 9, 1905.

CHAP. 17**Chapter 17.**

An Act to authorize the United Gas and Electric Company to sell its property and franchises to the Dover Gas Light Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

United Gas
and Electric
Company
authorized to
sell its
property and
franchises.

Section 1. The United Gas and Electric Company is hereby authorized to sell and convey its franchises and property situate in Maine to the Dover Gas Light Company, a corporation organized under the laws of the state of New Hampshire, subject, however, to all its duties and liabilities.

Section 2. This act shall take effect when approved.

Approved February 9, 1905.

Chapter 18.

An Act to authorize the construction of a wharf or wharves into the tide waters of Penobscot River in Bucksport.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Eastern
Steamship
Company
authorized to
erect wharf
in Bucksport.

Section 1. The Eastern Steamship Company, a corporation established by law, its associates and assigns, are hereby authorized to erect and maintain a wharf or wharves from the shore front of their lands lying between land of Daniel W. Kerst and William D. Bennett on the east; the land of the heirs of Zenas Homer on the west, and Main street on the north, in Bucksport in the county of Hancock, and to extend the same into the tide waters of Penobscot river.

Section 2. This act shall take effect when approved.

Approved February 9, 1905.

Chapter 19.

An Act relative to the Winter Harbor Gas and Light Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Authorized
to supply
gas and
electricity to
certain
towns.

Section 1. The Winter Harbor Gas and Light Company, a corporation organized and existing under the general laws of the state of Maine, is hereby authorized and empowered to make, generate, sell, distribute and supply gas or electricity, or both for lighting, heating, manufacturing or mechanical purposes in the town of Winter Harbor and adjoining town of Gouldsboro, in the county of Hancock.

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Section 2. The inhabitants of the towns of Winter Harbor and Gouldsboro are hereby authorized to contract with said company for lighting said towns for such time and upon such terms as they may by vote or authority of the selectmen determine.

Inhabitants of certain towns authorized to contract for lighting.

Section 3. The Winter Harbor Company, a corporation established and existing under the laws of said state, is hereby authorized and empowered to become a stockholder in the Winter Harbor Gas and Light Company with all the privileges, rights, powers and liabilities of stockholders.

Winter Harbor Company may take stock in.

Section 4. The act shall take effect when approved.

Approved February 9, 1905.

Chapter 20.

An Act to amend Chapter one hundred and fifty-four of the Private and Special Laws of eighteen hundred and ninety-five, as amended by Chapter two hundred and thirty-nine of the Private and Special Laws of nineteen hundred and one, relating to the charter of the Wiscasset Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section nine of chapter one hundred and fifty-four of the private and special laws of eighteen hundred and ninety-five as amended by chapter two hundred and thirty-nine of the private and special laws of nineteen hundred and one, is hereby amended as follows; the word "eight" in the first line of said section, as amended, is stricken out and the word 'ten' inserted so that said section shall read as follows:

Section 9, chapter 154, private and special laws of 1895, as amended by chapter 239 private and special laws of 1901 further amended.

'Section 9. This act shall become null and void in ten years from the approval thereof, unless the corporation shall have organized and commenced the actual construction of its works under this charter.'

This act void in ten years from approval unless construction shall have begun.

Approved February 9, 1905.

Chapter 21.

An Act relating to fishing in the tributaries of Webb's River, above Goodwin Brothers' mill dam in Carthage, county of Franklin.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. It shall be lawful to fish as provided in the general law for fishing in all of the tributaries to Webb's river, above Goodwin Brothers' mill dam in Carthage, in the county of Franklin.

Webb's river to regulate fishing in.

Section 2. All acts and parts of acts, inconsistent with this act, are hereby repealed.

Approved February 9, 1905.

Chapter 22.

An Act to incorporate the Island Falls Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

- Corporators.** Section 1. John E. Webb, Seth T. Campbell and Fred W. Snow, and such persons as they may associate with themselves in the enterprise, and their successors, are hereby incorporated into a corporation by the name of the Island Falls Water Company, for the purpose of supplying the town of Island Falls, in the county of Aroostook, and the inhabitants of said town, with pure water for industrial, manufacturing, domestic, sanitary and municipal purposes, including the extinguishment of fires.
- corporate name.**
- purposes.**
- May take water from Mattawamkeag river, etc.** Section 2. Said company, for said purposes, may detain, collect, take, store, use and distribute water from the west branch of the Mattawamkeag river, or any other water source or sources, in said town of Island Falls.
- May lay pipes, etc.** Section 3. Said company is hereby authorized to lay, construct, and maintain in, through, along and across the highways, ways, streets, bridges in said town, and to take up, replace and repair all such sluices, aqueducts, pipes, hydrants and structures as may be necessary for the purposes of their incorporation, under such reasonable restrictions and conditions as the selectmen may impose. And said company shall be responsible for all damages to all corporations, persons and property occasioned by the use of such highways and streets, and shall pay to said town all sums recovered against said town for damages from obstruction caused by said corporation, and for all expenses, including reasonable counsel fees incurred in defending such suits with interest on the same.
- shall be responsible for damages.**
- May cross or change direction of water courses, etc.** Section 4. Said company shall have power to cross any water course, public or private sewer, or to change the direction thereof when necessary for the purpose of their corporation, but in such manner as not to obstruct and impair the use thereof, and said company shall be liable for any injury caused thereby. Whenever said company shall lay down any fixture in any highway, way or street, or make any alteration or repairs upon its works in any highway, way or street, it shall cause the same to be done with as little obstruction to public travel as may be practicable, and shall, at its own expense, without unnecessary delay, cause the earth and pavements thus removed by it, to be replaced in proper condition.
- shall not unnecessarily obstruct public travel.**
- May lay pipes in** Section 5. Said company is hereby authorized to lay, construct and maintain its pipes under the highways, ways and

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streets in said Island Falls, and build and maintain all necessary structures thereof, to build dams and reservoirs for storage of water across any river, brook or stream in said Island Falls.

highways,
etc.

Section 6. Said company may take and hold any lands necessary for reservoirs, dams, hydrants and other necessary structures, and may locate, lay and maintain pipes, hydrants and other necessary structures and fixtures in, over and through any land for its purposes, also excavate in and through such lands for such locations, construction and maintenance. It may enter upon such lands to make surveys and locations and shall file in the office of the county commissioners of Aroostook county and record in the registry of deeds in said county of Aroostook, plans of the location of all lands or interests therein or water rights to be taken with an appropriate description and names of the owners thereof. No entry shall be made on any private lands, except to make surveys, until the expiration of ten days from such filing, whereon possession may be had of all said lands or interests therein or water rights so taken but title thereto shall not vest in said company until payment therefor.

May take and
hold lands
for certain
purposes.

—may enter
upon lands to
make
surveys.

—shall file
plans of
location.

Section 7. Should the said company and the owner of such land, be unable to agree upon the damages to be paid for such location, taking, holding and construction, either party upon petition to the county commissioners of said county of Aroostook, may have said damages assessed by them; the procedure and all subsequent proceedings and right of appeal thereon shall be had under the same conditions, restrictions and limitations, as are by law prescribed in the case of damages by the laying out of highways.

Damages,
how assessed

Section 8. Said corporation is hereby authorized to make contracts with the United States, and with corporations and inhabitants of said town of Island Falls or any village corporation or association in said town, for the purpose of supplying water as contemplated by this act, and said town of Island Falls, or part thereof, is hereby authorized by its selectmen to enter into contract with said company for a supply of water for any and all purposes mentioned in this act, and any village corporation in said town through its assessors is also authorized to contract with said company for water for all public purposes.

May make
contracts for
supplying
water.

Section 9. Whoever shall wilfully or maliciously corrupt the water of said company, whether frozen or not, or in any way render such water impure, or whoever shall wilfully or maliciously injure any of the works of said company, shall be punished by fine not exceeding one thousand dollars, or by imprisonment not exceeding two years, and shall be liable to said company for

Corruption of
water and
injury to
property
forbidden.

—penalty.

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three times the actual damage, to be recovered in any proper action.

Capital stock.

Section 10. The capital stock of said corporation shall be ten thousand dollars, which may be increased to fifty thousand dollars by a vote of said company, and said stock shall be divided into shares of twenty-five dollars each.

May hold real and personal estate.

Section 11. Said company for all its said purposes may hold real and personal estate necessary and convenient therefor.

May issue bonds.

Section 12. Said company may issue its bonds for the construction of its works of any and all kinds, upon such rates and time as it may deem expedient, not exceeding the sum of fifty thousand dollars, and secure the same by mortgage of the franchise and property of said company.

First meeting. how called.

Section 13. The first meeting of said company may be called by a written notice thereof, signed by any one corporator herein named, served upon each corporator by giving him the same in hand or by leaving the same at his last and usual place of abode, seven days before the time of said meeting.

Approved February 14, 1905.

Chapter 23.

An Act to amend Chapter four hundred and seven of the Private and Special Laws of nineteen hundred and three, relating to fishing in Long Pond, Hancock County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

**Section 1,
chapter 407,
private and
special laws
of 1903,
amended.**

Section 1. Section one of said chapter is hereby amended in the second and third lines of paragraph five in said section, entitled "in Hancock county" by striking out the words "and Long pond," so that said paragraph, as amended, shall read as follows:

**—Noyes pond,
Eagle lake,
Bubble pond,
Crocker pond,
Pickerel
pond, Green
lake, to
regulate
fishing in.**

'In Hancock county: Noyes' pond in Bluehill, Eagle lake, Bubble pond sometimes called Turtle lake, Jordan pond on Mount Desert island, Crocker pond and Pickerel pond in township thirty-two, Middle Division, Green lake, sometimes called Reed's pond, situated wholly or partly in Ellsworth, in which last named lake it shall be lawful to fish, as provided in the general law, on Fridays and Saturdays of each week, during the months of February, March and April, of each year, and First or Billings pond in the town of Bluehill, in which last named pond the close time shall be from October first to May first of the following year.'

**—Billings
pond.**

Section 2. This act shall take effect when approved.

Approved February 14, 1905.

Chapter 24.

An Act to incorporate the State Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. John F. Hill, Thomas J. Lynch, Frederick G. Kinsman, George W. Vickery, or such of them as may by vote accept this charter, with their associates, successors or assigns, are hereby made a body corporate and politic to be known as the State Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

Corporators.

—corporate name.

Section 2. The corporation hereby created shall be located at Augusta, Kennebec county, Maine.

Location.

Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and enjoy all such estate, real, personal and mixed as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, and dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; seventh, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; eighth, to do in general all the business that may lawfully be done by trust and banking companies.

Purposes.

—to receive deposits.

—to borrow money, etc.

—to own safe deposit vaults.

—to hold real personal and mixed property.

—to act as agent.

—to execute trusts, etc.

—to act as assignee, etc.

Section 4. The capital stock of said corporation shall not be less than fifty thousand dollars, divided into shares of one

Capital stock.

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—shall not
commence
business till
\$50,000 is paid
in.

Shall not
make loans
on its own
capital stock.

Board of
trustees.

—number and
tenure
of office.

—executive
board.

—trustees
shall be
sworn.

—vacancies,
how filled.

Board of
investment.

—all loans
shall be
recorded.

hundred dollars each, with the right to increase the said capital stock at any time, by vote of the stockholders, to any amount not exceeding two hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the stockholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the stockholders, be entrusted to an executive board of not less than five members to be, by vote of the stockholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a trustee dies, resigns, or becomes disqualified for any cause, the remaining trustees may elect a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such trustee shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees of their election and within thirty days shall publish the list of all persons who have taken the oath of office as trustees.

Section 7. The board of trustees or the executive board of said corporation shall constitute the board of investment of said corporation. Said directors or executive board shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment board of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees, stockholders, and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank

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examiner shall direct. No loan shall be made to any officer or trustee of said banking or trust company except by the approval of a majority of the trustees or executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

—loans shall not be made to officers, except on written approval.

Section 8. No person shall be eligible to the position of a trustee of said corporation who is not the actual owner of ten shares of the stock.

Trustee must be actual owner of ten shares of stock.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national bank or any bank created under the laws of this state.

Reserve.

Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts thereof of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Trust funds shall constitute a special deposit.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Administrators, etc., may deposit in.

Section 12. Each stockholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.

Individual liability of stockholders.

Section 13. Such corporation shall set apart as a surplus fund not less than ten per cent of its net earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

Surplus fund.

CHAP. 24**Taxation
of shares.**

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

**Examination
of, by bank
examiner.**

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements.

**—proceedings
in winding up
affairs of.**

If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-eight of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

**First
meeting, how
called.**

Section 16. Any three of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Section 17. This act shall take effect when approved.

Approved February 14, 1905.

Chapter 25.

An Act to provide in part for the expenditures of Government for the year nineteen hundred and five.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. In order to provide for the several acts and resolves of the legislature, requiring the payment of money from the treasury, and also to provide for the necessary expenditures of government for the current fiscal year of nineteen hundred and five, the following sums are hereby appropriated out of any moneys in the treasury, and the governor, with the advice and consent of the council, is authorized at any time prior to the first day of January next, to draw his warrant on the treasury for the same.

Appropriation act for 1905, in part.

School and mill fund due towns, five hundred seventy-three thousand three hundred eighty-six dollars and five cents.....	\$573,386 05
Free high schools, forty-nine thousand dollars..	49,000 00
Normal schools and training school, forty-three thousand dollars	43,000 00
Aid to academies, twenty-three thousand dollars,	23,000 00
Teachers' meetings, one thousand dollars.....	1,000 00
State examination of teachers, five hundred dollars	500 00
Summer training schools and distribution of educational documents, two thousand five hundred dollars	2,500 00
Schooling of children in unorganized townships, five thousand dollars	5,000 00
Superintendence of towns comprising school unions, three thousand dollars.....	3,000 00
Cecil John Rhodes scholarships, one hundred dollars	100 00
Interest on Madawaska territory school fund, three hundred dollars	300 00
Foxcroft academy, sixty dollars.....	60 00
Hebron academy, sixty dollars.....	60 00
Houlton academy, one hundred twenty dollars...	120 00
School district number two, Madison, fifty dollars,	50 00
Public debt, seventy thousand dollars.....	70,000 00
Interest, fifty thousand dollars.....	50,000 00
Sheriffs and coroners, one thousand dollars.....	1,000 00
Costs in criminal prosecutions, one thousand five hundred dollars	1,500 00

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Arrest and apprehension of criminals, one thousand five hundred dollars.....	1,500 00
University of Maine, twenty thousand dollars..	20,000 00
Militia fund, thirty-six thousand six hundred fifty-one dollars and forty cents.....	36,651 40
Care of trust deposits, two hundred dollars.....	200 00
Advertising land sale and tax act, nine hundred dollars	900 00
Superior court in Waterville, two hundred dollars,	200 00
State library, one thousand dollars.....	1,000 00
Free public libraries, five thousand dollars.....	5,000 00
Donation for founding free public libraries, seven hundred dollars	700 00
Traveling libraries, two thousand five hundred dollars	2,500 00
Williams' legacy to Maine insane hospital, forty dollars	40 00
Investigation of the causes of fire, two thousand dollars	2,000 00
Idiotic and feeble minded persons, three thousand dollars	3,000 00
Damage by dogs to domestic animals, ten thousand dollars	10,000 00
Dog licenses refunded, twenty-eight thousand nine hundred fifty-eight dollars and fifty-seven cents,	28,958 57
Pay roll of council, four thousand five hundred dollars	4,500 00
Contingent fund of governor and council, six thousand dollars	6,000 00
Agricultural societies, nine thousand six hundred eighty dollars and seventy-two cents.....	9,680 72
Farmers' institutes and dairymen's conference, three thousand dollars	3,000 00
Enforcement of laws relating to sale of impure food, five hundred dollars.....	500 00
Analysis of concentrated commercial feeding stuffs, one thousand dollars.....	1,000 00
Analysis of commercial fertilizers, two thousand dollars	2,000 00
Maine state agricultural society, one thousand dollars	1,000 00
Maine state agricultural society, for industrial exhibits, one thousand dollars.....	1,000 00
Eastern Maine state fair, one thousand dollars..	1,000 00

Eastern Maine state fair, to encourage pomology, seven hundred fifty dollars.....	750 00
Bounty on seals, six thousand dollars.....	6,000 00
Bounty on seals, deficiency, two thousand sixty- six dollars and thirty-four cents.....	2,066 34
Bounty on porcupines, seventeen thousand five hundred dollars	17,500 00
Bounty on porcupines killed in nineteen hundred and three, twenty thousand dollars.....	20,000 00
Bounty on bears killed in Oxford county, five hundred dollars	500 00
Bureau of industrial and labor statistics, three thousand five hundred dollars.....	3,500 00
State board of health, five thousand dollars....	5,000 00
Registration of vital statistics, two thousand five hundred dollars	2,500 00
State laboratory, three thousand dollars.....	3,000 00
Board of registration of medicine, fees of office, one thousand five hundred dollars.....	1,500 00
Preservation of town records, five hundred dol- lars	500 00
Trustees of state school for boys, one thousand two hundred dollars.....	1,200 00
Visiting committee to state school for boys, four hundred and fifty dollars.....	450 00
Sanford legacy to state school for boys, forty-two dollars	42 00
Trustees of insane hospitals, two thousand five hundred dollars	2,500 00
Visiting committee to insane hospitals, eight hundred dollars	800 00
Trustees of normal schools, one thousand dollars,	1,000 00
Trustees of University of Maine, one thousand dollars	1,000 00
Trustees Maine industrial school for girls, five hundred dollars	500 00
Criminal insane, three thousand five hundred dollars	3,500 00
Criminal insane, deficiency, five hundred sixty-one dollars and ninety-three cents.....	561 93
County taxes, collected in nineteen hundred and four, forty thousand five hundred ninety-four dollars and sixty-eight cents.....	40,594 68

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Railroad and telegraph tax due towns, one hundred fourteen thousand six hundred eighty-three dollars and forty cents.....	114,683 40
Improvement of state roads, forty thousand dollars	40,000 00
Lands reserved for public uses, four thousand dollars	4,000 00
Interest on lands reserved for public uses, ten thousand dollars	10,000 00
Forfeited lands, five hundred dollars.....	500 00
Burial expenses of soldiers and sailors, eight thousand dollars	8,000 00
Burial expenses of soldiers' widows, three thousand dollars	3,000 00
Aid of soldiers in Aroostook war, three thousand dollars	3,000 00
Property exempt from taxation, two thousand two hundred dollars.....	2,200 00
School in state prison, fifty dollars.....	50 00
Books for use of convicts in state prison, fifty dollars	50 00
Medicines for state prison, one hundred fifty dollars	150 00
Railroad commissioners, twelve thousand four hundred dollars	12,400 00
Investigation of railroad accidents, one thousand dollars	1,000 00
Penobscot Indians, shore rents, three thousand three hundred thirty-two dollars.....	3,332 00
Engrossing clerk and proof reader, six hundred dollars	600 00
Journal of senate, three hundred dollars.....	300 00
Journal of house of representatives, three hundred dollars	300 00
Journal of council, one hundred fifty dollars....	150 00
Indexing and filing senate and house papers, one hundred dollars	100 00
Consolidating and indexing laws, one hundred fifty dollars	150 00
Indices, one hundred fifty dollars.....	150 00
Expenses of state assessors, one thousand five hundred dollars	1,500 00
Expenses of attorney general, four hundred fifty dollars	450 00

Expenses of superintendent of public schools, five hundred dollars	500 00
Expenses of insurance commissioner, one thousand two hundred dollars.....	1,200 00
Expense of bank examiner, one thousand two hundred fifty dollars.....	1,250 00
Expenses and compensation of state liquor assayer, one thousand dollars.....	1,000 00
Expense of forest commissioner, four hundred dollars	400 00
Expenses of commissioner of agriculture, five hundred dollars	500 00
Expenses of inspector of factories, workshops, mines and quarries, five hundred dollars.....	500 00
Expenses of commissioners for the promotion of uniformity of legislation in the United States, two hundred fifty dollars.....	250 00
Commissioner to verify meridian lines, five hundred dollars	500 00
Insane state beneficiaries, eighty-five thousand dollars	85,000 00
Insane state beneficiaries, deficiency, eight thousand three hundred seventy-three dollars and forty-three cents	8,373 43
Education of the blind, seven thousand dollars..	7,000 00
Water for state house, one thousand eight hundred dollars	1,800 00
Water for state prison, two thousand five hundred dollars	2,500 00
Reports of judicial decisions, six thousand four hundred dollars	6,400 00
Printing, thirty-five thousand dollars.....	35,000 00
Binding and stitching, eighteen thousand dollars,	18,000 00
Support of paupers, fifty thousand dollars.....	50,000 00
Maine state cattle commission, contagious diseases, ten thousand dollars.....	10,000 00
Maine state cattle commission, contagious diseases, deficiency, six thousand three hundred fifty-nine dollars and eighty-one cents.....	6,359 81
Clerks of law courts, one thousand five hundred dollars	1,500 00
Emergency fund for prevention and extinguishment of forest fires, ten thousand dollars.....	10,000 00
Public instruction in forestry, two thousand five	

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hundred dollars	2,500 00
Protection of lobsters with eggs attached, five thousand dollars	5,000 00
Inspectors of state prison and jails, one thousand five hundred dollars	1,500 00
Inspectors of steamboats, three thousand five hundred dollars	3,500 00
Inspectors of steamboats, deficiency, two hundred sixty dollars and sixty-eight cents.....	260 68
Inspector of dams and reservoirs, one hundred dollars	100 00
Military pensions, three thousand five hundred dollars	3,500 00
Contingent fund of secretary of state, three hundred dollars	300 00
Contingent fund of state treasurer, eight hundred dollars	800 00
Indexing papers and records in land office, one thousand dollars	1,000 00
Transportation of documents, two thousand five hundred dollars	2,500 00
Transportation of mail, seventy-five dollars....	75 00
Stationery, seven thousand dollars.....	7,000 00
Postage, six thousand dollars.....	6,000 00
Foreman, engineer and mail carrier, two thousand seven hundred dollars.....	2,700 00
Night watch, two thousand four hundred dollars,	2,400 00
Porters and laborers, six thousand dollars.....	6,000 00
Furniture and repairs, eight thousand dollars....	8,000 00
Fuel and lights, seven thousand dollars.....	7,000 00
Freight and trucking, six hundred dollars.....	600 00
Electoral college, four hundred thirty-eight dollars	438 00

Amounting to the sum of one million five hundred ninety-six thousand one hundred forty-four dollars and one cent. \$1,596,144 01

Section 2. This act shall take effect when approved.

Approved February 14, 1905.

Chapter 26.

An Act to incorporate the Houlton Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. James K. Plummer, William A. Martin, James Corporators.
Archibald, Ora Gilpatrick, Samuel Lane, Harry L. Putnam,
George Q. Nickerson, Heman N. Whitehead, George A. Gor-
ham, Jr., Frank A. Peabody, Frank M. Hume, Theodore J.
Fox, Edwin L. Vail, Don A. H. Powers, Oscar L. Clough,
George A. Shea, Charles Carroll and Thomas P. Putnam, or
such of them as may by vote accept this charter, with their
associates, successors or assigns, are hereby made a body corpo-
rate and politic to be known as the Houlton Trust Company, —corporate
and as such shall be possessed of all the powers, privileges and name.
immunities and subject to all the duties and obligations con-
ferred on corporations by law.

Section 2. The corporation hereby created shall be located Location.
at Houlton, Aroostook county, Maine.

Section 3. The purposes of said corporation and the busi- Purposes.
ness which it may perform, are; first, to receive on deposit, —to receive
money, coin, bank notes, evidences of debt, accounts of indi- deposits.
viduals, companies, corporations, municipalities and states,
allowing interest thereon, if agreed, or as the by-laws of said
corporation may provide; second, to borrow money, to loan —to borrow
money on credits, or real estate, or personal security, and to money, etc.
negotiate loans and sales for others; third, to own and maintain —to own safe
safe deposit vaults, with boxes, safes and other facilities therein, deposit vaults, etc.
to be rented to other parties for the safe keeping of moneys,
securities, stocks, jewelry, plate, valuable papers and documents,
and other property susceptible of being deposited therein, and
may receive on deposit for safe keeping, property of any kind
entrusted to it for that purpose; fourth, to hold and enjoy all —to hold
such estate, real, personal and mixed as may be obtained by the investments.
investment of its capital stock or any other moneys and funds
that may come into its possession in the course of its business
and dealings, and the same sell, grant, and dispose of; fifth, to —to act as
act as agent for issuing, registering and countersigning certi- agent.
ficates, bonds, stocks, and all evidences of debt or ownership in
property; sixth, to hold by grant, assignment, transfer, devise
or bequest, any real or personal property or trusts duly created, —to act as
and to execute trusts of every description; seventh, to act as trustee.
assignee, receiver, executor, and no surety shall be necessary —to act as
upon the bond of the corporation, unless the court or officer assignee, etc.

CHAP. 26

approving such bond shall require it; eighth, to do in general all the business that may lawfully be done by trust and banking companies.

Capital stock.

Section 4. The capital stock of said corporation shall not be less than fifty thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by vote of the stockholders, to any amount not exceeding two hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

—shall not
commence
business till
\$50,000 is
paid in.

Shall not
make loans
on its capital
stock.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Board of trustees.

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the stockholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the stockholders, be entrusted to an executive board of not less than five members to be, by vote of the stockholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a trustee dies, resigns, or becomes disqualified for any cause, the remaining trustees may elect a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such trustee shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees of their election and within thirty days shall publish the list of all persons who have taken the oath of office as trustees.

—number
and tenure.

—executive
board.

—vacancies,
how filled.

Board of investment.

Section 7. The board of trustees or the executive board of said corporation shall constitute the board of investment of said corporation. Said directors or executive board shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment

—loans shall
be recorded.

board of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees, stockholders, and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or trustee of said banking or trust company except by the approval of a majority of the trustees or executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

—loans to officers shall be approved in writing.

Section 8. No person shall be eligible to the position of a trustee of said corporation who is not the actual owner of ten shares of the stock.

Trustee must own ten shares of stock.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national bank or any bank created under the laws of this state.

Reserve fund.

Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts thereof of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Special deposit.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Administrators, etc., may deposit in.

Section 12. Each stockholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.

Individual responsibility of stockholders.

CHAP. 26
Surplus fund.

Section 13. Such corporation shall set apart as a surplus fund not less than ten per cent of its net earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

**Taxation
of shares.**

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

**Examination
by bank
examiner.**

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-eight of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

**—proceedings
in case of
injunction,
etc.**

**First
meeting,
how called.**

Section 16. Any three of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Section 17. This act shall take effect when approved.

Approved February 14, 1905.

Chapter 27.

An Act to incorporate the Stockton Springs Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Clarence O. Poor, Arthur I. Brown, Harry T. Hichborn, Albert M. Ames, S. B. Merithew, F. L. Hopkins, Byron Boyd and Joseph Williamson, or such of them as may by vote accept this charter, with their associates, successors or assigns, are hereby made a body corporate and politic to be known as the Stockton Springs Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

Corporators.

—corporate name.

Section 2. The corporation hereby created shall be located at Stockton Springs, Waldo county, Maine.

Location.

Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and enjoy all such estate, real, personal and mixed as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, and dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; seventh, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; eighth, to do in general all the business that may lawfully be done by trust and banking companies.

Purposes.

—to receive deposits, etc.

—to borrow money, etc.

—to own safe deposit vaults, etc.

—to hold investments.

—to act as agent.

—to execute trusts.

—to act as assignee, etc.

CHAP. 27**Capital stock.**

—shall not
commence
business till
\$25,000 has
been paid in.

Shall not
make loans
on security
of its capital
stock.

**Board of
trustees.**

—number
and tenure.

—executive
board.

—vacancies,
how filled.

**Board of
investment.**

—loans shall
be recorded.

Section 4. The capital stock of said corporation shall not be less than twenty-five thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by vote of the stockholders, to any amount not exceeding two hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least twenty-five thousand dollars shall have been subscribed and paid in, in cash.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the stockholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the stockholders, be entrusted to an executive board of not less than five members to be, by vote of the stockholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a trustee dies, resigns, or becomes disqualified for any cause, the remaining trustees may elect a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such trustee shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees of their election and within thirty days shall publish the list of all persons who have taken the oath of office as trustees.

Section 7. The board of trustees or the executive board of said corporation shall constitute the board of investment of said corporation. Said directors or executive board shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment board of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees, stock-

CHAP. 27

holders, and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or trustee of said banking or trust company except by the approval of a majority of the trustees or executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

—loans to officers must be approved in writing.

Section 8. No person shall be eligible to the position of a trustee of said corporation who is not the actual owner of ten shares of the stock.

Trustee must own ten shares of stock.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national bank or any bank created under the laws of this state.

Reserve fund.

Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts thereof of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Special deposit.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Administrator, etc., may deposit in.

Section 12. Each stockholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.

Individual responsibility of stockholders.

Section 13. Such corporation shall set apart as a surplus fund not less than ten per cent of its net earnings in each and every year until such fund with the accumulated interest thereon,

Surplus fund.

CHAP. 27

shall amount to one-fourth of the capital stock of said corporation.

**Taxation
of shares.**

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

**Examination
by bank
examiner.**

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements.

**—proceedings
in case of
injunction,
etc.**

If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-eight of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

**First
meeting, how
called.**

Section 16. Any three of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Section 17. This act shall take effect when approved.

Approved February 14, 1905.

Chapter 28.

An Act to amend the charter of the Security Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. That section two of the charter of the Security Trust Company, it being section two of chapter one hundred and seventy-two of the private and special laws of the state of Maine for nineteen hundred and three, be and hereby is amended, so as to read as follows:

Section 2,
chapter 172,
private and
special laws
of 1903,
amended.

'Section 2. The corporation hereby created shall be located at Rockland, Knox county, Maine, and may establish at Vinalhaven in said Knox county, a branch, the business of which shall in the same manner as the business at the main office of the corporation, be under the direction and control of the directors and executive board of said corporation.'

Location.

—may
establish
branch at
Vinalhaven.

Section 2. That section three of said charter be and hereby is amended so that the purposes of said corporation under the sixth and seventh heads in said section, shall read as follows:

Section 3,
chapter 172,
private and
special laws
1903,
amended.

'Sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; seventh, to act as assignee, receiver, executor, assignee in insolvency, or trustee in bankruptcy, and no surety shall be necessary upon the bond of the corporation unless the court or officer approving such bond, shall require it.'

—may
execute
trusts.

—may act as
assignee, etc.

Section 3. That section six of said charter be and hereby is amended so that the second sentence shall read as follows:

Section 6,
amended.

'The affairs and powers of the corporation may at the option of the shareholders, be entrusted to an executive board of not less than five members, to be elected from their own number by the board of directors.'

—executive
board.

Section 4. That section seven of said charter be and hereby is amended so as to read as follows:

Section 7,
amended.

'Section 7. The board of directors or executive board of said corporation shall constitute the board of investment thereof. Said directors shall keep in a separate book, specially provided for the purpose, a record of all loans and investments of every description made by said corporation, substantially in the order of time when such loans or investments are made, classified as the bank examiner may direct, which shall show that such loans or investments have been made with the approval of the executive board of said corporation, and shall indicate such particulars as the bank examiner shall direct. This book shall be sub-

Board of
investment.

—loans shall
be recorded.

CHAP. 29

mitted to the directors and to the bank examiner whenever requested. No loans shall be made to any officer, or to any director of said bank or trust company except by approval of a majority of said executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of said executive board duly recorded.'

Section 5. This act shall take effect when approved.

Approved February 14, 1905.

Chapter 29.

An Act granting Jesse K. Mitchell and John J. Cameron the right to establish and maintain a ferry between Sullivan and Hancock.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Jesse K.
Mitchell and
John J.
Cameron
authorized
to maintain
ferry.

—location.

—methods of
transporta-
tion.

—may
maintain
wharves, etc.

—may acquire
real estate at
terminal
points.

—damages,
how assessed.

Rates of toll.

Section 1. Jesse K. Mitchell and John J. Cameron of Sullivan and their assigns are hereby authorized to establish and maintain a ferry for the space of ten years between the towns of Sullivan and Hancock, in the county of Hancock, across Taunton bay, or Sullivan river, so called, from the terminus of the road as now existing on the Sullivan shore to the terminus of the road now existing on the Hancock shore; with the right to keep and maintain suitable boats to be propelled by oars, sails, cable, naphtha, gasoline, or similar motive power, for the prompt and safe conveyance and transportation of passengers, teams, carriages and freight, and he is hereby authorized for this purpose to lay and maintain a cable across said Sullivan river, between the termini above mentioned but in such a way as not to obstruct navigation. Said Mitchell and Cameron or their assigns are hereby authorized and empowered to erect and maintain at the terminal points of said ferry such wharves, slips, landings, toll houses, waiting rooms and other structures, including a proper and suitable walk from the Waukeag station of the Maine Central Railroad Company to the Hancock terminus of said ferry as may be necessary for the proper and convenient operation and maintenance of said ferry; and for that purpose to take and hold or purchase and lease real estate at the terminal points of said ferry. If the parties cannot agree as to the value of any land taken under this act, the value shall be fixed and the damages assessed in the manner provided by law in cases when real estate is taken by railroads.

Section 2. The following rates of toll are hereby established; for a single team and carriage carrying not exceeding two per-

sons, thirty-five cents; for a double team and carriage carrying not exceeding two persons, fifty cents; for each person exceeding two, five cents; and for each additional horse, ten cents; for a foot passenger, ten cents; for a yoke of cattle and driver, thirty-five cents; for same with cart, fifty cents; for an ox or horse, not driven in harness, fifteen cents; and for each additional, ten cents, the driver paying as a foot passenger; and for sheep or swine, five cents per head; for a bicycle and rider, fifteen cents. Said Mitchell and Cameron are hereby required to transport freight and baggage to and from said Waukeag station to the Sullivan terminus of said ferry for a proper and reasonable compensation.

Section 3. Said ferry shall be operated, when the weather permits, from half past five o'clock in the forenoon until nine o'clock in the afternoon, between the dates of May fifteen and September fifteen of each year, and from sunrise until half past seven o'clock in the afternoon between the dates of September fifteen and May fifteen inclusive of each year. But transportation shall be provided for foot passengers to and from all trains stopping at said Waukeag station. For any unreasonable neglect or delay to transport either passengers or freight during the hours thus named, the persons operating said ferry shall be liable in an action on the case to the person injured for his damages.

Time when
ferry shall be
operated.

Section 4. Any person who keeps a ferry contrary to the provisions of this act, or who transports passengers, teams, carriages or freight between said towns of Sullivan and Hancock, across said Taunton bay or Sullivan river within three-fourths of a statute mile above or below the ferry established by this act, for hire, or who furnishes for hire a boat, or other craft for such purpose, forfeits four dollars for each day such ferry is kept or for each time of transportation, the same to be recovered by said Mitchell and Cameron or their assigns to their use in an action on the case.

Exclusive
rights.

Section 5. Said Mitchell and Cameron or their assigns, shall give a bond to the treasurer of the county of Hancock in such sum as the county commissioners of said county shall require, and with two sureties approved by said commissioners, for the faithful performance of the provisions of this act. Any one injured in person or property by the negligence or fault of the persons operating said ferry, or their employees, may commence a suit on such bond in which the proceedings shall be similar to those in actions on the bonds of sheriffs, or instead may sue the person operating said ferry in an action on the case.

Shall give
bond.

—liabilities.

CHAP. 29

County commissioners shall have supervision of.

Section 6. The county commissioners of Hancock county shall have supervision of all matters pertaining to all apparatus used in operating said ferry and service at the same, and, upon petition and hearing may order the same to be improved, and if said order shall not be complied with to their satisfaction, and they shall so determine and decree, then and in such case all the powers, rights and privileges hereby granted to said Mitchell and Cameron shall cease and terminate, and thereupon the said commissioners shall appraise the boats, apparatus and other personal property used in running and operating said ferry at its fair value, and all the powers, rights and privileges hereby granted and specified in this act shall inure to and become vested in such person or persons as said commissioners shall then appoint and their assigns, provided said person or persons so appointed shall within such time as shall be specified by said commissioners pay to the said Mitchell and Cameron the value of said boats, apparatus and other personal property as appraised by said commissioners.

—may revoke powers granted by this act.

Said commissioners shall also have power, at any time, during the continuance of this charter, after petition and hearing, when in their judgment the public interest demand it, to revoke all the powers and privileges granted by this act, and thereupon they shall appraise all of the boats, apparatus and other personal property, used in running and operating said ferry at its fair value and any person who may be appointed to run said ferry by said commissioners under the statutes of Maine shall purchase said property at said appraisal if the owners thereof assent thereto.

—costs of hearing by whom paid.

When, at any hearing under the provisions of this section, the said commissioners shall find the person operating said ferry to be at fault, the latter shall pay costs of hearing, not including counsel fees; otherwise said costs shall be paid by the petitioner.

Franchise may be assigned.

Section 7. Said Mitchell and Cameron or their assigns may transfer by assignment in writing the privileges granted by this act, and the person so transferring said rights shall be relieved from all obligations imposed by this act.

Section 8. This act shall take effect when approved.

Approved February 14, 1905.

Chapter 30.

An Act to authorize the Great Northern Paper Company to hold stock of the West Branch Driving and Reservoir Dam Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Great Northern Paper Company is hereby authorized and empowered to acquire and hold shares of the capital stock of the West Branch Driving and Reservoir Dam Company, and while a holder of such stock to have and exercise all the powers of a stockholder in said West Branch Driving and Reservoir Dam Company.

Great Northern Paper Co., authorized to hold shares of West Branch Driving and Reservoir Dam Co.

Section 2. This act shall take effect when approved.

Approved February 14, 1905.

Chapter 31.

An Act to authorize the Houlton Water Company to generate, sell and distribute Electricity.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Houlton Water Company is hereby specially authorized and empowered to make, generate and use electricity upon its property in the town of Houlton, in the county of Aroostook, or other property hereafter acquired by said Houlton Water Company for the purpose, and to transmit, conduct and distribute such electricity to, into and throughout the town and village of said Houlton, and sell and supply the same for lighting such public streets and such buildings and places therein, public and private, as may be agreed upon by said company and the owners or those having control of such streets and places to be lighted, and may transmit, sell and supply the same for heating, motive power, manufacturing or mechanical purposes in said town.

Houlton Water Company authorized to make and use electricity.

—to transmit same.

—to sell same

Section 2. Said company is hereby authorized and empowered to build, erect and operate manufactories and works, for making, generating, distributing and supplying electricity upon said property, to use the same therein, and to erect, lay down, construct, maintain and operate lines of wires or other material for the transmission of electricity under, over and across any stream or river, and under, along, upon and over the streets, ways and bridges in said town of Houlton.

May build works, etc.

—may operate wires.

CHAP. 32**May erect
poles, etc.****—limitations.****May hold real
and personal
estate to
amount
of \$35,000.****—may issue
bonds.**

Section 3. In erecting poles and lines of wires along, upon and over streets, ways and bridges, and in constructing and laying lines of wires and conduits under any stream, river, street or highway, said company shall be subject to the general laws of the state applicable to corporations which are authorized to make, generate, sell, distribute and supply electricity for power, lighting, heating, manufacturing and other purposes, and shall have all the rights and powers of such corporations.

Section 4. Said company or corporation may lease, purchase, acquire and hold real and personal estate, necessary and convenient for the purposes aforesaid, to an amount not exceeding thirty-five thousand dollars; may sell and convey the same; and may issue, negotiate and sell its bonds to an amount not exceeding thirty-five thousand dollars for the purposes stated in this act, and said bonds to the amount of thirty-five thousand dollars may be purchased and held by the savings banks and trust companies of Maine.

Section 5. This act shall take effect when approved.

Approved February 14, 1905.

Chapter 32.

An Act to amend the charter of the Limerock Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

**Section 1,
of charter,
amended.**

Section 1. That section one of the charter of the Limerock Railroad Company be and hereby is amended by adding thereto the following: 'Said corporation is hereby further authorized and empowered to allow other corporations, persons and firms to stretch wires for the transmission of intelligence, light, heat or power along its right of way and upon its bridges and trestles, under such arrangement as may be mutually agreed upon; and any permission heretofore given is hereby authorized, made legal and valid.'

Section 2. This act shall take effect when approved.

Approved February 14, 1905.

Chapter 33.

An Act to extend the charter of the Waldo Street Railway Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The rights, powers and privileges of the Waldo Street Railway Company are hereby extended for two years from the passage of this act.

Waldo Street
Railway Co.,
charter
extended.

Section 2. This act shall take effect when approved.

Approved February 14, 1905.

Chapter 34.

An Act to increase the salary of the Judge of the Municipal Court for the City of Lewiston.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section one of chapter six hundred and thirty-six of the private and special laws of eighteen hundred and seventy-one, as since amended, entitled "An Act to establish a municipal court in the city of Lewiston," is hereby further amended by striking out the words "fifteen hundred" in the eighth line of said section as amended, and inserting instead the words 'two thousand,' so that said section as hereby amended, shall read as follows:

Section 1,
chapter 636,
private and
special laws
1871, as
amended,
further
amended.

'Section 1. A municipal court is hereby established for the city of Lewiston, which shall be a court of record, and have a seal, and shall consist of one judge, who shall be a member of the bar in Androscoggin county, who shall be appointed, elected, qualified, and hold his office as provided in the constitution, who shall reside during his continuance in office in said city of Lewiston, and who shall receive from said city in monthly payments an annual salary of two thousand dollars, which shall be in full for all fees pertaining to his office.'

Municipal
court
established.

—salary
of judge.

Section 2. This act shall take effect when approved.

Approved February 14, 1905.

Chapter 35.

An Act to authorize the town of Winthrop to erect and maintain a Wharf in Lake Maranocook, in the county of Kennebec.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Wharf
authorized at
southerly end
of Lake
Maranocook.

The town of Winthrop is hereby authorized to raise by taxation such an amount of money as it may deem necessary to erect, maintain and control a wharf at any point on the southerly end of Lake Maranocook, and said town is hereby authorized to erect, maintain and control a wharf from any point of the shore on the southerly end of Lake Maranocook.

Approved February 14, 1905.

Chapter 36.

An Act authorizing the Orono Water Company to take water from Chemo Lake and Chemo Stream in the town of Bradley.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Authorized to
take water
from Chemo
lake and
Chemo
stream.

Section 1. The Orono Water Company, in addition to the rights, powers and privileges granted to said company by chapter three hundred and ninety-six of the private and special laws of the year eighteen hundred and ninety-seven, is hereby authorized, for the purposes set forth in said act, to take and use water from Chemo lake and from Chemo stream in the town of Bradley; to conduct the same through the said town of Bradley to the system of waterworks of said company in the town of Orono; for that purpose to survey for, locate, lay, erect and maintain suitable dams, reservoirs and machinery, pipes, aqueducts and fixtures, within said town of Bradley; to carry its pipes or aqueducts under or over any watercourse, bridge, street, highway or other way within said town of Bradley; to enter, pass over and excavate any lands, and to take and hold by purchase or otherwise, any real estate, rights of way or of water, and in general to do any acts necessary, convenient or proper, in the town of Bradley for carrying out any of the purposes specified in the act of incorporation of said Orono Water Company.

—may
maintain
dams, etc.

—may lay
pipes in town
of Bradley.

—may take
and hold
lands.

Liability for
damages.

Section 2. Said Orono Water Company shall be held liable to pay all damages that shall be sustained by any person or corporation by the taking of any land, water or other property, or by excavating through any land for the purpose of laying down pipes and aqueducts or building any reservoir, stand pipe or other structure herein authorized to be built, and also damages

for any injury resulting from said acts, and if any person or corporation sustaining damages as aforesaid and said Orono Water Company cannot mutually agree upon the sum to be paid therefor, or upon some other means of determining the same, then and in such case any such person or corporation or said Orono Water Company is hereby authorized to file a petition in the clerk's office of the supreme judicial court for the county of Penobscot, addressed to any justice of said court, who, after notice to all persons interested, and a hearing, shall appoint one disinterested appraiser for the purpose of fixing the valuation of said property. The appraiser so appointed, after due notice and hearing, shall fix the valuation of said property. His report shall be filed in said clerk's office within thirty days after his appointment, and any justice of said court, after notice and hearing, may confirm or reject the same or recommit it if justice so requires. The award of such appraiser shall be conclusive as to valuation but any questions of title to property valued by him shall be determined by such single justice. Upon the confirmation of said report such single justice, after hearing, may make final decree upon the entire matter, including the application of the purchase money, discharge of liens and other incumbrances and transfer of the property, jurisdiction over which is hereby conferred with the same power to enforce said decree as in equity cases. The findings of such single justice shall be final. The costs and expenses arising under the provisions of this act shall be borne and paid as directed by the justice making the final decree.

—damages,
how
determined.

—appraiser
shall file
report.

—costs, how
borne.

Section 3. This act shall take effect when approved.

Approved February 14, 1905.

Chapter 37.

An Act to change the name of the Sanford Light and Water Company and enlarge its powers.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The name of the Sanford Light and Water Company, organized under the general laws of the state as recorded in the book of corporations in the office of the secretary of state in volume ten, page five hundred and twenty-one is hereby changed to Sanford Water Company.

Name
changed.

Section 2. Said company is hereby authorized to acquire, hold and dispose of shares of capital stock and mortgage bonds

Authorized to
acquire, hold
and dispose

CHAP. 38

of shares of
certain other
corporations.

of any and all corporations doing business on the Mousam river in the county of York and of any and all other corporations doing a similar business as said Sanford Water Company.

Section 3. This act shall take effect when approved.

Approved February 14, 1905.

Chapter 38.

An Act to extend the charter of the Lincoln County Street Railway.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Lincoln
county street
railway,
charter
extended.

Section 1. All the rights, powers and privileges of the Lincoln County Street Railway which were granted by chapter twenty-three of the private and special laws of nineteen hundred and three are hereby extended to April first, one thousand nine hundred and seven.

Section 2. This act shall take effect when approved.

Approved February 14, 1905.

Chapter 39.

An Act to extend the franchises of the Wiscasset, Waterville and Farmington Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Wiscasset,
Waterville
and
Farmington
Railroad
Company
charter
extended.

Section 1. All the rights, powers and privileges of the Wiscasset, Waterville and Farmington Railroad Company, referred to in chapter forty-one of the private and special laws for nineteen hundred and three, are hereby extended to April first, nineteen hundred and seven, and said corporation is hereby given until said April first for the location and construction of its road as so authorized.

Section 2. This act shall take effect when approved.

Approved February 14, 1905.

Chapter 40.

An Act relating to the Rumford Falls and Rangeley Lakes Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. That the action of the Rumford Falls and Rangeley Lakes Railroad Company in issuing its four per cent mortgage bonds of the date of November second, in the year of our Lord nineteen hundred and three, and in securing the same by its trust mortgage of the same date upon all its property and franchises of every name and nature then owned or thereafter acquired, be and hereby is ratified and confirmed.

Rumford
Falls and
Rangeley
Lakes R. R.
Co., action
of ratified.

Section 2. This act shall take effect when approved.

Approved February 14, 1905.

Chapter 41.

An Act to extend the charter of Columbia Falls Water and Electric Light Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The rights, powers and privileges of Columbia Falls Water and Electric Light Company which were granted by chapter four hundred and seventy-one, of the private and special laws of one thousand nine hundred and one, are hereby extended for two years from the approval of this act and the persons named in said act, their associates and successors shall have all the rights, powers and privileges that were granted them by said act to be exercised in the same manner and for the same purposes as specified in said act.

Columbia
Falls Water
and Electric
Light Co.,
charter
extended.

Section 2. This act shall take effect when approved.

Approved February 14, 1905.

CHAP. 42**Chapter 42.**

An Act to extend the charter of the Maine Midland Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 13,
chapter 188,
private and
special laws
of 1905,
amended.

Charter
extended.

Section 1. Section thirteen of chapter one hundred and thirty-eight of the private and special laws for nineteen hundred and three is hereby amended, so as to read as follows:

'Section 13. Said corporation shall organize and the location of the railroad according to actual survey shall be filed with the county commissioners of Franklin county and of Androscoggin county on or before the first day of February, nineteen hundred and seven, and the said corporation shall be and hereby is given until the first day of April, nineteen hundred and nine, within which to build and operate its said railroad.'

Section 2. This act shall take effect when approved.

Approved February 14, 1905.

Chapter 43.

An Act to authorize the Northern Telegraph Company to extend its lines along the Northern Maine Seaport Railroad, and to increase its capital stock.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Northern
Telegraph
Company
authorized to
extend lines.

Section 1. The Northern Telegraph Company, in addition to the telegraph lines which it now operates, is hereby authorized and empowered to extend, build, maintain and operate its line to, into and through the same cities and towns, to, into and through which the Northern Maine Seaport Railroad Company may now or hereafter be located.

Section 4,
chapter 188,
private and
special laws
of 1878,
amended.

Section 2. Section four of chapter one hundred and eighty-six of the private and special laws of eighteen hundred and seventy-nine, is hereby amended by changing the word "one" in the second line thereof to 'two,' so that said section, as amended, shall read as follows:

Capital stock.

'Section 4. The capital stock of said company shall be fixed by the by-laws thereof, but not to exceed two hundred thousand dollars.'

Section 3. This act shall take effect when approved.

Approved February 15, 1905.

Chapter 44.

An Act to extend the charter of the Rangeley Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The rights, powers and privileges of the Rangeley Water Company, which were granted by chapter sixty-one of the private and special laws of nineteen hundred and three are hereby extended for two years from the approval of this act; and the persons named in said act, their associates and successors shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purposes as therein specified.

Rangeley
Water
Company;
charter
extended.

Section 2. This act shall take effect when approved.

Approved February 16, 1905.

Chapter 45.

An Act to amend Chapter one hundred and seventy-three of the Private and Special Laws of eighteen hundred and eighty-three, entitled "An Act to amend the charter of the city of Auburn."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. That section one of said act be amended, so that it shall read as follows:

'Section 1. The superintending school committee of the city of Auburn, after the third Monday of March next following the annual election first held after this act goes into effect, shall consist of the mayor of said city for the time being, who shall be ex-officio chairman, and five other persons to be elected as hereinafter provided.'

Section 1,
chapter 173,
private and
and special
laws of 1883,
amended.

Superintend-
ing school
committee,
membership
of.

Section 2. That section two of said act be amended, so that it shall read as follows:

'Section 2. The qualified voters in each ward shall, at the annual municipal election next after this act goes into effect, by a plurality of the votes cast, elect one of the residents of said ward as a member of the superintending school committee. The members of the superintending school committee, first chosen under the provisions of this act, shall, at their first meeting, designate by lot two members who shall hold office for the term of one year, two for the term of two years and one for the term of three years.'

Section 2,
amended.

Election of
superintend-
ing school
committee.

tenure

CHAP. 46**Section 3,
amended.**

Section 3. That section three of said act be amended, so that it shall read as follows:

**Subsequent
elections.**

'Section 3. At each subsequent annual municipal election the qualified voters of the city shall, in the same manner as is provided for the election of the mayor, elect one or two residents of the city as a member or members of the superintending school committee, to fill the place or places of the member or members whose term or terms shall expire in March of that year, who shall hold office for the term of three years.'

**Section 4,
amended.**

Section 4. That section five of said act be amended, so that it shall read as follows:

**vacancies,
how filled.**

'Section 5. Whenever for any reason a vacancy in said committee shall arise during the municipal year the city council shall in joint convention elect a person to fill such vacancy until the next annual election, when the qualified voters of said city shall fill such vacancy for the remainder of the term.'

**Inconsistent
acts repealed.**

Section 5. All acts or parts of acts, inconsistent with the provisions of this act, are hereby repealed.

Section 6. This act shall take effect when approved by the governor and accepted by the city council of the city of Auburn.

Approved February 16, 1905.

Chapter 46.

An Act to confirm the organization of the Old Town Electric Company to change its name to Bangor Railway and Electric Company, and to authorize it to acquire the properties and franchises of the Public Works Company, the Bangor, Orono and Old Town Railway Company and the Bangor, Hampden and Winterport Railway Company, and to confer certain powers upon said Bangor Railway and Electric Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

**Organization
ratified.**

Section 1. The organization of the Old Town Electric Company, a corporation organized under the general laws of the state of Maine, is hereby ratified, approved and confirmed.

**Name
changed.**

Section 2. The name of the Old Town Electric Company is hereby changed to Bangor Railway and Electric Company.

**May acquire
Public Works
Company,
Bangor Street
Ry., Bangor
Electric Light
and Power
Company.**

Section 3. The Bangor Railway and Electric Company shall have power and authority to acquire by purchase, lease, merger or consolidation, all the properties, rights, privileges and franchises of the Public Works Company, including the property, rights, privileges and franchises of the Bangor Street Railway, Bangor Electric Light and Power Company, Penobscot Water and Power Company and Brewer Water Company, heretofore

acquired by said Public Works Company, the Bangor, Orono and Old Town Railway Company, and the Bangor, Hampden and Winterport Railway, upon such terms and conditions as may be agreed upon by the stockholders of said several companies, and subject to the provisions of sections fifty-six to sixty-seven, inclusive, of chapter forty-seven of the revised statutes, and subject also to the rights of all creditors of each and all of said companies, and each and all of said companies are hereby authorized and empowered to lease or sell and convey their respective properties, rights, privileges and franchises to said Bangor Railway and Electric Company or to merge or consolidate with said Bangor Railway and Electric Company.

—Penobscot
Water and
Power
Company.

Brewer Water
Company.

Section 4. The Bangor Railway and Electric Company shall have, possess and enjoy all the rights, powers, privileges and franchises specified in its certificate of organization, and also, upon the purchase or acquisition of the properties, rights, privileges and franchises of the several companies named in section three of this act, or any of them, shall have, possess and enjoy all the powers, rights, privileges and franchises specified in the charters of, or held, possessed or enjoyed by said several companies so purchased or acquired, and shall also have, possess and enjoy all of the powers of a corporation formed under the provisions of chapter forty-seven of the revised statutes of the state of Maine.

Rights,
powers and
privileges.

Section 5. The capital stock of the Bangor Railway and Electric Company may be increased from time to time at any legal meeting of its stockholders.

Capital stock.

Section 6. The Bangor Railway and Electric Company is hereby authorized and empowered to issue its bonds for the purpose of providing means with which to pay for the properties, rights and privileges which it is hereby authorized to acquire, to pay its debts and the debts of the several companies, the properties, rights, privileges and franchises of which it may acquire under the authority herein and hereby conferred, to improve or add to its properties, and to raise such funds as may be required in the conduct of its business, and to secure the same by mortgage upon all or any part of its properties, franchises, rights and privileges.

May issue
bonds.

Section 7. The Bangor Railway and Electric Company may purchase, hold, sell, assign, transfer, mortgage, pledge or otherwise dispose of the shares of the capital stock of, or any bonds, securities or evidences of indebtedness created by any other corporation or corporations of this or any other state, territory or country and while owners of such stock may exercise all the

May
purchase,
hold, sell, etc.,
shares and
bonds of
other
corporations.

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rights, powers and privileges of ownership, including the right to vote thereon.

May lease
its property.

Section 8. The Bangor Railway and Electric Company is hereby authorized and empowered to lease all or any part of its property, rights, privileges and franchises on such terms as it may determine; also to consolidate with or acquire by lease, purchase or otherwise, the property, rights, privileges and franchises of any water power company, or of any company making, generating or distributing gas, or electricity or both, or the lines, property, rights, privileges and franchises of any street railroad whose lines as constructed or chartered would form connecting or continuing lines with the lines of said Bangor Railway and Electric Company.

—may
consolidate
with certain
other
corporations.

May acquire
and dispose
of real and
personal
property.

Section 9. The Bangor Railway and Electric Company may lease, purchase, receive, let, dispose of and hold such real and personal estate as may be necessary or convenient for the purposes of its business.

Location
confirmed.

Section 10. The location of rails, posts, wires and fixtures within the limits of any street, road or way as now established or maintained by any and all the companies named in this act are hereby confirmed and made valid.

Pending suits
or actions not
affected.

Section 11. The rights hereinbefore granted are not to affect any suits or actions now pending against any of the corporations named in section three of this act, and the Bangor Railway and Electric Company shall pay any and all judgments which may be recovered in any such suit or action.

Section 12. This act shall take effect when approved.

Approved February 16, 1905.

Chapter 47.

An Act to incorporate the Hamilton Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Section 1. Edwin C. Dudley, Charles A. Milliken, Edward E. Davis, Walter H. Davis, Reuel W. Soule, Henry N. Whitman and Anson M. Goddard, or such of them as may by vote accept this charter, with their associates, successors or assigns, are hereby made a body corporate and politic to be known as the Hamilton Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

—corporate
name.

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Section 2. The corporation hereby created shall be located at Augusta, Kennebec county, Maine.

Location.

Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and enjoy all such estate, real, personal and mixed as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, and dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; seventh, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; eighth, to do in general all the business that may lawfully be done by trust and banking companies.

Purposes.

—to receive deposits.

—to borrow money, etc.

—to maintain safe deposit vaults.

—to hold investments

—to act as agents, etc.

—to execute trusts, etc.

—to act as assignee, etc.

Section 4. The capital stock of said corporation shall not be less than fifty thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by vote of the stockholders, to any amount not exceeding two hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

Capital stock

—shall not commence business till \$50,000 has been paid in.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Shall not make loans on security of its capital stock.

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Board of
trustees.

—executive
board.

—vacancies,
how filled.

Board of " "
investment.

—record of
loans shall
be kept.

—loans to
officers, shall
be approved
in writing.

Trustees
shall hold ten
shares of
stock.

Reserve fund.

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the stockholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the stockholders, be entrusted to an executive board of not less than five members to be, by vote of the stockholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a trustee dies, resigns, or becomes disqualified for any cause, the remaining trustees may elect a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such trustee shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees of their election and within thirty days shall publish the list of all persons who have taken the oath of office as trustees.

Section 7. The board of trustees or the executive board of said corporation shall constitute the board of investment of said corporation. Said directors or executive board shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment board of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees, stockholders, and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or trustee of said banking or trust company except by the approval of a majority of the trustees or executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

Section 8. No person shall be eligible to the position of a trustee of said corporation who is not the actual owner of ten shares of the stock.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, pro-

vided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national bank or any bank created under the laws of this state.

Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts thereof of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Special
deposits.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Adminis-
trators, etc.,
may deposit
in.

Section 12. Each stockholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.

Individual
responsibility
of stock-
holders.

Section 13. Such corporation shall set apart as a surplus fund not less than ten per cent of its net earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

Surplus fund.

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

Taxation of
shares.

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or

Examination
by bank
examiner.

—proceedings
in case of
injunction,
etc.

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said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those havings funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-eight of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

First
meeting, how
called.

Section 16. Any three of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Section 17. This act shall take effect when approved.

Approved February 16, 1905.

Chapter 48.

An Act to extend the charter of the South Portland Trust and Banking Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

South
Portland
Trust and
Banking
Company,
charter
extended.

Section 1. The rights, powers and privileges of the South Portland Trust and Banking Company, which were granted by chapter four hundred and one, and extended by chapter eighty of the private and special laws of nineteen hundred and three, are hereby extended for the future period of two years from the approval of this act; and the persons named in said act, their associates and successors, shall have all the rights, powers and privileges that were granted them by said act to be exercised in the same manner and for the same purposes as specified in said act.

Section 2. This act shall take effect when approved.

Approved February 16, 1905.

Chapter 49.

An Act to extend the provisions of Chapter two hundred and forty-one of the Private and Special Laws of nineteen hundred and three entitled "An Act to supply the town of Lisbon with pure water."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The rights, powers and privileges which were granted to the town of Lisbon by chapter two hundred and forty-one of the private and special laws of the year nineteen hundred and three are hereby extended for and during the period of two years from the twenty-fourth day of March, in the year of our Lord nineteen hundred and five, and all the rights, powers and privileges that were granted by said act may and shall be exercised in the same manner and for the same purpose as provided in said act.

Charter
extended.

Section 2. This act shall take effect when approved.

Approved February 17, 1905.

Chapter 50.

An Act to authorize the construction of a highway and bridge across York river.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. A highway with a suitable bridge as a part thereof may be laid out, constructed and maintained in the manner provided in chapter twenty-three of the revised statutes, across the tide waters of York river in the town of York. Said way shall be located at some point between Varrell's wharf, so called, and the bridge of the York Harbor and Beach Railroad Company; and shall extend over said river to Bragdon's island, so called; thence over and across said island to Harris' island, so called; thence over and across said island, and over intervening lands and tide waters to the south side of said river, there to connect with such ways as common convenience and necessity may require. Any bridge so constructed shall have a draw sufficient and convenient for the passage of vessels navigating said river, with necessary piers and abutments, and shall be built in accordance with the acts of congress pertaining to bridges and piers extending over and across navigable waters.

Construction
of highway
and bridge
across York
river
authorized.

—location.

—bridge shall
have draw.

Section 2. This act shall take effect when approved.

Approved February 17, 1905.

Chapter 51.

An Act to amend Chapter three hundred twenty-six of the Private and Special Laws of eighteen hundred sixty-four, entitled "An Act to incorporate the Passadumkeag Boom Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Chapter 326,
private and
special laws
of 1864,
amended.

Section 1. Said chapter three hundred twenty-six is hereby amended by striking out section four and inserting in the place thereof the following section:

Lien upon
logs
established.

'Section 4. To secure the payment of the toll or boomage, said company shall have a lien upon all logs and other lumber by it stopped, secured and rafted, for the expenses of stopping, securing and rafting the same, and for the other expenses of the company, which lien shall have precedence of all other claims except laborers' liens, and shall continue for thirty days after the logs or other lumber have been rafted, and may be enforced by attachment, but such lien may be discharged by giving a bond, with sufficient sureties, to said company, approved by its board of directors, conditioned that such toll or boomage and other expenses shall be seasonably paid.'

—liens shall
have
preference.

—exceptions.

Section 2. This act shall take effect when approved.

Approved February 17, 1905.

Chapter 52.

An Act to change the name of Cabbage Island to Independence Island.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Cabbage
island, name
changed to
Independence
island.

That the name of the island heretofore known as Cabbage island situated in Linekin bay, containing seven or eight acres more or less, be, and the same hereby is, changed from Cabbage island to Independence island.

Approved February 17, 1905.

Chapter 53.

An Act to amend and extend the charter of the Millinocket Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section four of chapter one hundred and sixty-one of the private and special laws of nineteen hundred and three is hereby amended by striking out the word "fifty" in the second line thereof and the word "fifty" in the seventh line thereof and substituting therefor in each place the words 'twenty-five,' so that said section as amended, shall read as follows:

Section 4,
chapter 161,
private and
special laws
1903,
amended.

'Section 4. The capital stock of said corporation shall not be less than twenty-five thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by vote of the shareholders, to any amount not exceeding five hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least twenty-five thousand dollars shall have been subscribed and paid in, in cash.'

Capital stock.

—shall not
commence
business until
\$25,000 shall
have been
paid in.

Section 2. The time within which the Millinocket Trust Company must organize and commence business under its charter as hereby amended is hereby extended until two years from the date of the approval of this act.

Charter
extended.

Section 3. This act shall take effect when approved.

Approved February 17, 1905.

Chapter 54.

An Act to amend Chapter eleven of the Private and Special Laws of nineteen hundred and three, relating to the Dover and Foxcroft Water District for the purpose of correcting errors therein, making the sections of said chapter read consecutively, and to ratify the acts heretofore done by said district under said Chapter eleven.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Chapter eleven of private and special laws of the year nineteen hundred and three, relating to the Dover and Foxcroft Water District entitled "An Act to amend chapter two hundred sixty-two of private and special laws of eighteen hundred sixty-three as amended by chapter two hundred sixty of private and special laws of eighteen hundred eighty-seven, and chapter fifty-four of private and special laws of eighteen hun-

Acts relating
to Dover and
Foxcroft
Water
District,
amended.

CHAP. 54

dred ninety-nine, entitled "An Act to incorporate the Dover and Foxcroft Village Fire Company," is hereby amended, so that said chapter eleven shall read as follows:

Name
changed.

'Section 1. The name of the Dover and Foxcroft Village Fire Company is hereby changed to the Dover and Foxcroft Water District. And all the rights, privileges, franchise and property belonging to said Dover and Foxcroft Village Fire Company shall belong to said Dover and Foxcroft Water District, the same as though originally granted or conveyed to said Dover and Foxcroft Water District, and all liabilities and obligations of the said Dover and Foxcroft Village Fire Company shall be the liabilities and obligations of said Dover and Foxcroft Water District, the same as if incurred by the Dover and Foxcroft Water District. And all suits hereafter brought by or against said corporation shall be in the name of the Dover and Foxcroft Water District whether the cause of action accrues before or after the said change of name.'

—transfer
of rights,
franchise
and property.

—liabilities
and obliga-
tions.

—suits, how
to be brought.

May raise
money by
taxation.

'Section 2. Said Dover and Foxcroft Water District is hereby authorized to raise money by taxation, for the purpose of operating, repairing and extending its water works system, and for the payment of the debts incurred by its purchase, in addition to the purposes now authorized, to be levied and collected in the manner provided by its charter.'

Section 3,
amended.

'Section 3. Section five of chapter two hundred and sixty-two of private and special laws of the year eighteen hundred and sixty-three, is hereby amended by inserting after the word "wardens" in the third line thereof, the words, 'and a water board of three members,' so that said section as amended, shall read as follows:

Officers of
corporation.

'Section 5. The officers of said corporation shall consist of a supervisor, clerk, treasurer, collector, three assessors, four or more fire wardens, and a water board of three members, and such other officers as may be provided for in the by-laws of said corporation. Said fire wardens shall have exclusively all the power and authority within the limits of said corporation that fire wardens chosen by the towns in town meetings now have.'

Section 9,
amended.

'Section 4. Section nine of chapter two hundred sixty-two of private and special laws of eighteen hundred and sixty-three is hereby amended, so as to read as follows:

May hire
money.

'Section 9. Said corporation is hereby authorized to hire money in addition to the bonded indebtedness authorized by section six of this act, not exceeding the sum of five thousand dollars, for any purpose for which it is authorized to raise money by taxation, and may at any legal meeting called for the pur-

—limitation.

pose, authorize its treasurer to hire any sum not exceeding five thousand dollars, on such terms as the corporation may direct, provided, however, that for any purpose except for the repairing or replacing of some part or parts of its water works system, it may not hire money as aforesaid, exceeding two thousand dollars.'

'Section 5. The water board of three members provided for by section three of this act, shall be chosen by ballot at the special meeting of said corporation provided for by this act, one for one year, one for two years and one for three years, and whenever the term of office of a member of said board expires, his successor shall be chosen by ballot to serve the full term of three years, and in case of a vacancy on said board by death or resignation, such vacancy shall be filled in like manner for the unexpired term. Said water board shall have the full management and control of the water works system now owned by said corporation, and establish such rules and regulations as may be necessary for the convenient and proper management of said water works system, employ a superintendent and such other labor as may be necessary for the proper operation of said water works system, fix the amount of the water rentals which shall be uniform throughout said district, and do all things necessary for the proper operation of said system. They shall approve all bills due from the district before payment by the treasurer. They shall meet twice each year on the first Tuesdays of April and October at the office of the district, at which meetings they shall examine and audit the accounts of the superintendent and treasurer. They shall receive for their services five dollars each for each semi-annual meeting actually attended. They may meet at such other times as they may deem necessary for the welfare of said system; for which additional meetings they may receive two dollars each for each such meetings actually attended.'

Water board.
—how chosen.
—tenure.
—successors,
how chosen.
—vacancies,
how filled.
—powers.
—superintendent.
—meetings
of board.
—compensation.

'Section 6. Said Dover and Foxcroft Water District is authorized to issue its bonds in amount not exceeding one hundred and forty thousand dollars, for such purposes and on such terms and conditions as it may deem expedient. Said bonds shall have interest coupons attached. Said bonds shall be signed in behalf of said corporation by its treasurer and countersigned by its assessors, and the coupons attached thereto shall be impressed by the fac-simile of the signature of its treasurer. Said bonds shall be a legal obligation of said water district, which is hereby declared to be a quasi municipal corporation within the meaning of section fifty-five, chapter forty-six of the

May issue
bonds.

CHAP. 54

—bonds shall
be public
funds of the
state of
Maine.

revised statutes, and all the provisions of said section shall be made applicable thereto. Said bonds, it is hereby declared, shall be public funds of the state of Maine, within the meaning of section one of chapter one hundred and sixty-one of the public laws of one thousand eight hundred and ninety-five.'

Rates.

'Section 7. All individuals, firms and corporations, whether private, public or municipal, shall pay to said district the rates established by said water board, for all water used by them. Said rates shall be so established as to provide revenue for the following purposes:

**Running
expenses.**

1. To pay the current running expenses for maintaining the water system, and provide for such extensions and renewals as may become necessary.

**Payment of
interest.**

2. To provide for payment of interest on the bonded indebtedness of said district.

Sinking fund.

3. To provide each year a sum which together with the money provided for in section eight of this act shall be equal to not less than one nor more than three per cent of the purchase price of said water system, which sums shall be turned into a sinking fund to provide for the final extinguishment of the bonded debt. The amount set aside for the sinking fund shall be devoted to the retirement of the district's bonded obligations, or invested in such securities as savings banks are allowed to hold, said fund shall be invested by the treasurer under the direction of said water board.'

**Amount of
annual
sinking fund.**

'Section 8. Said Dover and Foxcroft Water District shall annually set aside for a period of thirty years, a sum not less than one thousand seven hundred dollars, to be turned into a sinking fund described in paragraph three of section seven of this act, and may raise the whole or any part thereof by taxation.'

**May sell or
lease powers.**

'Section 9. Said Dover and Foxcroft Water District is hereby authorized to sell or lease for manufacturing purposes any power on its dam at Pratt's rips, so called, at its pumping station, not used by it for supplying water for its water works system, provided, however, that such sale or lease shall be subject to a reservation of sufficient power for said Dover and Foxcroft Water District for its present or future needs, in supplying water to its said water system, and the extensions thereof.'

—limitation.

**May take and
hold land for
certain
purposes.**

'Section 10. Said water district is hereby authorized to take and hold by purchase or otherwise any land or real estate necessary for reservoirs, or for preserving purity of the water and water sheds, and for laying and maintaining aqueducts for conducting, discharging, distributing and disposing of water.'

CHAP. 54

Liability for
damages.

'Section 11. Said district shall be liable for all damages that shall be sustained by any person or corporation in their property by taking of any land whatsoever or by excavating through any land for the purpose of laying any pipes or constructing reservoirs. If any person sustaining damage as aforesaid, and said corporation shall not mutually agree upon the sum to be paid therefor, such person may cause his damage to be ascertained in the same manner and under the same conditions, restrictions and limitations as are or may be prescribed in case of damages by laying out of highways.'

—damages,
how
ascertained.

'Section 12. The corporate property of the said district shall be exempt from taxation.'

Exemption
from
taxation.

'Section 13. The proceedings of the Dover and Foxcroft Village Fire Company in calling, holding and acting in a meeting of said corporation held at the engine house of said company in Foxcroft village on the fifteenth of November, in the year of our Lord nineteen hundred and two, and by adjournment to the town hall in the town of Foxcroft on said date, and all votes, acts and doings of said corporation at said meetings are hereby ratified, confirmed and made valid.'

Former
proceedings
made valid.

'Section 14. The existing debt due from the Dover and Foxcroft Village Fire Company to an association of men in Dover and Foxcroft called the Water Syndicate is hereby ratified, confirmed and made valid, and the contract between the Dover and Foxcroft Village Fire Company and the Water Syndicate, dated the twenty-second day of November, nineteen hundred and two, is hereby ratified, confirmed and made valid.'

Existing debt
made valid.—contract
made valid.

'Section 15. Said district may at a special meeting called and held in accordance with its previous votes and by-laws, as soon as may be after the approval of this act by the governor, vote to issue the bonds authorized by section six of this act, and choose the water board provided for in section three of this act. The expiration of the terms of office of said water board shall be in one, two and three years respectively from the next annual meeting of said district.'

May issue
bonds.

Section 2. The application already made by the water board of the revenues created under section seven of chapter eleven of the private and special laws of the year nineteen hundred and three, to the purposes enumerated in paragraphs one, two and three of section seven of this amended act, are hereby declared as legal and effectual as though said chapter eleven had read the same as it now reads in its corrected form.

Former use
of revenues
made valid.

Section 3. This act shall take effect when approved.

Approved February 17, 1905.

CHAP. 55**Chapter 55.**

An Act to authorize F. C. Robinson and Sons to build and maintain piers, booms and buoys in Portage Lake, in the County of Aroostook.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Booms, piers
and buoys
authorized in
Portage lake.

Section 1. F. C. Robinson and Sons of Robinson, in the county of Aroostook, are hereby authorized and empowered to build, maintain and control piers, booms and buoys in the southern end of Portage lake in the county of Aroostook, to enable said company to hold and retain logs and lumber to be manufactured at the mill of said company, in Portage Lake plantation in the county of Aroostook.

Company
authorized to
operate a
boat to tow
logs.

Section 2. Said company is also authorized and empowered to own and operate a boat propelled by steam or other power, to tow logs across said Portage lake and for other purposes.

Section 3. This act shall take effect when approved.

Approved February 17, 1905.

Chapter 56.

An Act to amend and extend the charter of the Kineo Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Kineo Trust
Company,
charter
extended.

Section 1. The rights, powers and privileges of the Kineo Trust Company which were granted by chapter eighty-five of the private and special laws of the year nineteen hundred and three, are hereby extended for and during the period of two years from the twenty-sixth day of February, nineteen hundred and five, and all the rights, powers and privileges that were granted by said act may and shall be exercised in the same manner and for the same purposes as provided in said act.

Section 2,
chapter 55,
private and
special laws
of 1903,
amended.

Section 2. Section two of chapter eighty-five of the private and special laws of the state of Maine for the year nineteen hundred and three is hereby amended by adding after the word "Dover" in the second line of said section, the words 'with a branch office at Milo,' so that said section as amended, shall read as follows:

Branch office
at Milo.

'Section 2. The corporation hereby created shall be located at Dover with a branch office at Milo, Piscataquis county, state of Maine.'

Section 3. This act shall take effect when approved.

Approved February 17, 1905.

Chapter 57.

An Act authorizing the construction of a wharf into the tide waters of Casco Bay, in the town of Falmouth, Maine.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Benjamin Thompson, and his assigns, as the owners of certain real estate situated in the town of Falmouth, are hereby authorized to construct and maintain a private wharf therefrom into the tide waters of Casco bay.

Wharf into
Casco bay,
authorized.

Section 2. This act shall take effect when approved.

Approved February 17, 1905.

Chapter 58.

An Act to extend the charter of the Maine Water and Electric Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The time within which the Maine Water and Electric Power Company shall actually commence business under its charter is hereby extended to two years from the approval of this act; provided, however, this act shall be null and void unless the sum of five thousand dollars is expended before the next session of the legislature in the development and improvement of the water power under the charter of said company; and provided, further, that three thousand of said five thousand dollars shall be expended on or before March fifteenth, one thousand nine hundred and six.

Maine Water
and Electric
Power
Company,
charter
extended.

Section 2. This act shall take effect when approved.

Approved February 17, 1905.

Chapter 59.

An Act to incorporate the Gardiner Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. F. T. Bradstreet, F. S. Smith, E. L. Russell, F. S. Thorne, Ammi Davenport, Charles F. Swift, John E. Cunningham, A. W. Cunningham and George W. Heselton or such of them as may by vote accept this charter, with their associates, successors or assigns, are hereby made a body corporate and

Corporators.

CHAP. 59**—corporate
name.**

politic to be known as the Gardiner Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

Location.

Section 2. The corporation hereby created shall be located at Gardiner, Kennebec county, Maine.

Purposes.

Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and enjoy all such estate, real, personal and mixed as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, and dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; seventh, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; eighth, to do in general all the business that may lawfully be done by trust and banking companies.

**—to receive
deposits.****—to borrow
money, etc.****—to maintain
safe deposit
vaults.****—to hold
investments.****—to act as
agents, etc.****—to execute
trusts.****—to act as
assignee, etc.****Capital stock.**

Section 4. The capital stock of said corporation shall not be less than fifty thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by vote of the stockholders, to any amount not exceeding two hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

**—shall not
commence
business until
\$50,000 has
been paid in.****Shall not loan
on security
of its own
capital stock.**

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor

be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the stockholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the stockholders, be entrusted to an executive board of not less than five members to be, by vote of the stockholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a trustee dies, resigns, or becomes disqualified for any cause, the remaining trustees may elect a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such trustee shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees of their election and within thirty days shall publish the list of all persons who have taken the oath of office as trustees.

Board
of trustees.

—number and
tenure.

—executive
board.

—vacancies,
how filled.

Section 7. The board of trustees or the executive board of said corporation shall constitute the board of investment of said corporation. Said directors or executive board shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment board of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees, stockholders, and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or trustee of said banking or trust company except by the approval of a majority of the trustees or executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

Board of
investment.

—record of
loans shall
be kept.

—loans to
officers shall
be approved
in writing.

Section 8. No person shall be eligible to the position of a trustee of said corporation who is not the actual owner of ten shares of the stock.

Trustee must
own ten
shares of
stock.

CHAP. 59**Reserve fund.**

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national bank or any bank created under the laws of this state.

Special deposit.

Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts thereof of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Administrators, etc., may deposit in.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Individual responsibility of stockholders.

Section 12. Each stockholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.

Surplus fund.

Section 13. Such corporation shall set apart as a surplus fund not less than ten per cent of its net earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

Taxation of shares.

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

Examination by bank examiner.

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs

of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-eight of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

—proceedings
in injunction,
etc.

Section 16. Any three of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

First 3
meeting, how
called.

Section 17. This act shall take effect when approved.

Approved February 17, 1905.

Chapter 60.

An Act to incorporate the Bethel Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Charles Chase, F. L. Edwards, D. R. Hastings, W. W. Hastings, Ceylon Rowe, Edwin C. Rowe, W. O. Straw, R. Baker Thurston, M. L. Thurston, J. A. Thurston, J. A. Twaddle, E. L. Tibbetts, Silas F. Peaslee and H. H. Hastings or such of them as may by vote accept this charter, with their associates, successors or assigns, are hereby made a body corporate and politic to be known as the Bethel Trust Company, and

Corporators.

Corporate
name.

CHAP. 60

as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

Location. Section 2. The corporation hereby created shall be located at Bethel, Oxford county, Maine.

Purposes. Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and enjoy all such estate, real, personal and mixed as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, and dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; seventh, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; eighth, to do in general all the business that may lawfully be done by trust and banking companies.

Capital stock. Section 4. The capital stock of said corporation shall not be less than twenty-five thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by vote of the stockholders, to any amount not exceeding two hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least twenty-five thousand dollars shall have been subscribed and paid in, in cash.

Shall not make loans on security of its own capital stock. Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary

to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the stockholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the stockholders, be entrusted to an executive board of not less than three members to be, by vote of the stockholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a trustee dies, resigns, or becomes disqualified for any cause, the remaining trustees may elect a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such trustee shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees of their election and within thirty days shall publish the list of all persons who have taken the oath of office as trustees.

Board
of trustees.

—number
and tenure.

—executive
board.

—vacancies,
how filled.

Section 7. The board of trustees or the executive board of said corporation shall constitute the board of investment of said corporation. Said directors or executive board shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment board of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees, stockholders, and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or trustee of said banking or trust company except by the approval of a majority of the trustees or executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

Board of
investment.

—records of
loans shall
be kept.

—loans shall
not be made
to officers
unless
approved
in writing.

Section 8. No person shall be eligible to the position of a trustee of said corporation who is not the actual owner of ten shares of the stock.

Trustee must
own ten
shares of
stock.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as

Reserve fund.

CHAP. 60

a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national bank or any bank created under the laws of this state.

**Special
deposit.**

Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts thereof of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

**Administra-
tors, etc., may
deposit in.**

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

**Individual
responsibility
of stock-
holders.**

Section 12. Each stockholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.

Surplus fund.

Section 13. Such corporation shall set apart as a surplus fund not less than ten per cent of its net earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

**Taxation of
shares.**

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

**Examination
by bank
examiner.**

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements.

If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-eight of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

Section 16. Any three of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

First
meeting, how
called.

Section 17. This act shall take effect when approved.

Approved February 17, 1905.

Chapter 61.

An Act to incorporate the Clinton Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. John M. Jewell, Frank L. Bessey, Arthur A Shaw, John B. Davis and Lewis A. Burleigh, or such of them as may by vote accept this charter, with their associates, successors or assigns, are hereby made a body corporate and politic to be known as the Clinton Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

Corporators.

—corporate
name.

CHAP. 61**Location.**

Section 2. The corporation hereby created shall be located at Clinton, Kennebec county, Maine.

Purposes.

—to receive deposits, etc.

Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and enjoy all such estate, real, personal and mixed as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, and dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; seventh, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; eighth, to do in general all the business that may lawfully be done by trust and banking companies.

—to borrow money, etc.

—to maintain safe deposit vaults.

—to hold investments.

—to act as agents, etc.

—to execute trusts, etc.

—to act as assignee, etc.

Capital stock.

Section 4. The capital stock of said corporation shall not be less than twenty-five thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by vote of the stockholders, to any amount not exceeding two hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least twenty-five thousand dollars shall have been subscribed and paid in, in cash.

—shall not commence business until \$25,000 has been paid in.

Shall not make loans on security of its own capital stock.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

CHAP. 61

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the stockholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the stockholders, be entrusted to an executive board of not less than five members to be, by vote of the stockholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a trustee dies, resigns, or becomes disqualified for any cause, the remaining trustees may elect a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such trustee shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees of their election and within thirty days shall publish the list of all persons who have taken the oath of office as trustees.

Board of trustees.

—number and tenure of.

—executive board.

—vacancies, how filled.

Section 7. The board of trustees or the executive board of said corporation shall constitute the board of investment of said corporation. Said directors or executive board shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment board of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees, stockholders, and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or trustee of said banking or trust company except by the approval of a majority of the trustees or executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

Investment board.

—shall keep record of loans.

Section 8. No person shall be eligible to the position of a trustee of said corporation who is not the actual owner of ten shares of the stock.

Trustees shall own ten shares of stock.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, pro-

Reserve fund.

CHAP. 61**Special
deposit.**

vided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national bank or any bank created under the laws of this state.

Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts thereof of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

**Administra-
tors, etc., may
deposit in.**

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

**Individual
responsibility
of stock-
holders.**

Section 12. Each stockholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.

Surplus fund.

Section 13. Such corporation shall set apart as a surplus fund not less than ten per cent of its net earnings in each and every year until such fund with the accumulated interest thereon shall amount to one-fourth of the capital stock of said corporation.

**Taxation
of shares.**

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

**Examination
by bank
examiner.**

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements.

**—proceedings
in case of
injunction.**

If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or

said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-eight of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

Section 16. Any three of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

First
meeting, how
called.

Section 17. This act shall take effect when approved.

Approved February 17, 1905.

Chapter 62.

An Act to protect Cod and other ground fish in waters off the coast of Lincoln and Sagadahoc Counties.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. It shall be unlawful to fish for or take, except with trawls or ordinary hooks and lines, any cod or other ground fish from the waters subject to the jurisdiction of this state, between a line running north through the westernmost part of Seguin island, and a similar line through the easternmost part of Damariscove island.

Cod and
other ground
fish protected
in certain
waters.

Section 2. Any person who fishes for or takes fish contrary to the provisions of this act shall be punished for each offense by a fine of not less than two hundred or more than one thousand dollars, or by imprisonment not less than three or more

Penalty for
violation.

CHAP. 63

Sections 59,
60 and 61,
chapter 41,
R. S., shall
apply to
this act.

than twelve months, and shall further forfeit five dollars for each fish so taken.

Section 3. Section fifty-nine, sixty and sixty-one of chapter forty-one of the revised statutes shall apply to all offenses under this act.

Section 4. This act shall take effect when approved.

Approved February 21, 1905.

Chapter 63.

An Act granting additional powers, rights and privileges to the Bodwell Water Power Company, of Old Town, Maine.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Bodwell
Water Power
Co.,
authorized to
sell its
property and
franchises.

—may
consolidate
with any
other
corporation.

Authorized to
issue bonds.

—limitation.

May sell
electricity to
certain other
corporations.

Section 1. The Bodwell Water Power Company of Old Town, Maine, is hereby authorized and empowered to sell and convey its property and franchises to any other corporation, and also to purchase the property and franchises of any other corporation, and also to consolidate with any other corporation upon such terms and conditions as may be approved by the stockholders of said companies.

Section 2. The Bodwell Water Power Company is hereby authorized and empowered to issue its bonds in such form and in such denominations and payable in such time or times, and bearing such rate of interest, as the board of directors may deem necessary and convenient, amounting in the aggregate to not exceeding one million dollars, and to secure the same by a mortgage of all its property and franchises, in order to provide means for the purchase and sale of the property and franchises of any other corporation, or to purchase and hold the stock of any other corporation if found to be more convenient so to do in effecting a consolidation or merger with any other corporation and for making additions and improvements to its property.

Section 3. In addition to power which it now possesses, the Bodwell Water Power Company is authorized and empowered to sell electricity to the Public Works Company or its successors in the business which it is now carrying on, and also any railroad company which is now operated by steam, or its successors, to be used in moving trains or cars upon the railroad.

Approved February 21, 1905.

Chapter 64.

An Act to extend the charter of the Auburn, Mechanic Falls and Norway Street Railway.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The time within which the Auburn, Mechanic Falls and Norway Railway shall actually commence business under its existing charter is hereby extended to two years from the approval hereof.

Charter extended.

Section 2. This act shall take effect when approved.

Approved February 21, 1905.

Chapter 65.

An Act to amend the charter of the Kennebec Valley Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

That chapter one hundred and fifty-nine of the private and special laws of nineteen hundred and three, entitled "An Act to incorporate the Kennebec Valley Railroad Company," is hereby amended as follows: By inserting after the word "lake," in section nine of said act, in the seventh line of said section, the words 'and thence along the west shore of Moosehead lake, past the North West Carry, through the town of Seboomook, to the west branch of the Penobscot river, and along said Penobscot river, easterly, past the North East Carry, to some point on the shore of Chesuncook lake.' So that said section, as amended, shall read as follows:

Chapter 159, private and special laws of 1903, amended.

'Section 9. Upon and after the completion of the aforesaid sale or lease the said Kennebec Valley Railroad Company shall be and hereby is authorized to locate, construct, equip, maintain and operate a railroad from some point in the town of Bingham, in the county of Somerset, by the most feasible route within the valley of the Kennebec river, by such course within said territory to some point or place on the west shore of Moosehead lake, and thence along the west shore of Moosehead lake, past the North West Carry, through the town of Seboomook, to the west branch of the Penobscot river, and along said Penobscot river, easterly, past the North East Carry, to some point on the shore of Chesuncook lake, as the directors of said

Authorized to extend lines.

CHAP. 66

corporation in the exercise of their best judgment shall deem most favorable and best calculated to promote public convenience, with all the powers and subject to all the liabilities incident to railroad corporations under the general laws of the state.'

Approved February 21, 1905.

Chapter 66.

An Act relating to the Houlton Electric Light and Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Authorized to generate, sell and supply electricity in town of Houlton.

Section 1. The Houlton Electric Light and Power Company, a corporation organized under the general laws of the state of Maine, is hereby authorized to make, generate, sell, distribute and supply electricity for lighting, heating, manufacturing and mechanical purposes in the town of Houlton, Maine.

Section 2. This act shall take effect when approved.

Approved February 21, 1905.

Chapter 67.

An Act to extend the time of construction of the Boothbay Railroad.

Charter extended.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The time within which the Boothbay Railroad Company may commence construction of its line is hereby extended to March first, in the year nineteen hundred and seven.

Section 2. This act shall take effect when approved.

Approved February 21, 1905.

Chapter 68.

An Act relating to the Lincoln Electric Railway Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section eleven of chapter two hundred seventy-one of the private and special laws of nineteen hundred and one, as amended by chapter sixty-three of the private and special laws of nineteen hundred and three, is hereby amended by striking out the word "four," in the third line, and inserting in place thereof, the word 'six,' so that said section as amended, shall read as follows:

Section 11, chapter 271, private and special laws of 1901, as amended by chapter 63, private and special laws of 1903, further amended.

'Section 11. This charter shall be null and void unless operations for building this railroad shall have been actually commenced within six years from the date of the passage of this act.'

Charter shall be void in six years from passage of this act.

Section 2. This act shall take effect when approved.

Approved February 21, 1905.

Chapter 69.

An Act to amend Chapter fifty-one of the Private and Special Laws of nineteen hundred and three, entitled "An Act to incorporate the Pittsfield Trust Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section two of chapter fifty-one of the private and special laws of nineteen hundred and three is hereby amended by striking out the words "and may establish agencies in any part of the state" and inserting in the place thereof the words 'and may establish a branch at Jonesport in the county of Washington', so that said section as amended, shall read as follows:

Section 2, chapter 51, private and special laws of 1903, amended.

'Section 2. The corporation hereby created shall be located at Pittsfield, in the county of Somerset and state of Maine, and may establish a branch at Jonesport in the county of Washington.'

May establish a branch at Jonesport.

Approved February 21, 1905.

Chapter 70.

An Act to incorporate the Guilford Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.	Section 1. Charles D. Shaw, Manley R. Morgan, Henry Douglass, William S. Owen, Marcellus L. Hussey, David T. Sanders, Albion W. Ellis, John R. Pollock and Harry W. Davis, or such of them as may by vote accept this charter, with their associates, successors or assigns, are hereby made a body corporate and politic to be known as the Guilford Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.
—corporate name.	
Location.	Section 2. The corporation hereby created shall be located at Guilford, Piscataquis county, Maine, and may have a branch at Greenville, Maine.
Purposes.	Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and enjoy all such estate, real, personal and mixed as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, and dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; seventh, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; eighth, to do in general all the business that may lawfully be done by trust and banking companies.
—to receive deposits, etc.	
—to borrow money, etc.	
—to maintain safe deposit vaults.	
—to hold investments.	
—to act as agents, etc.	
—to execute trusts, etc.	
—to act as assignee, etc.	

CHAP. 70**Capital stock**

Section 4. The capital stock of said corporation shall not be less than twenty-five thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by vote of the stockholders, to any amount not exceeding two hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least twenty-five thousand dollars shall have been subscribed and paid in, in cash.

—shall not commence business until \$25,000 has been paid in.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Shall not make loans on security of its own capital stock.

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the stockholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the stockholders, be entrusted to an executive board of not less than five members to be, by vote of the stockholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a trustee dies, resigns, or becomes disqualified for any cause, the remaining trustees may elect a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such trustee shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees of their election and within thirty days shall publish the list of all persons who have taken the oath of office as trustees.

Board of trustees.

—executive board.

—vacancies, how filled.

Section 7. The board of trustees or the executive board of said corporation shall constitute the board of investment of said corporation. Said directors or executive board shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment board of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees, stock-

Investment board.

—record of loans shall be kept.

CHAP. 70

—loans to
officers shall
be approved
in writing.

holders, and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or trustee of said banking or trust company except by the approval of a majority of the trustees or executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

Trustee shall
own ten
shares
of stock.

Section 8. No person shall be eligible to the position of a trustee of said corporation who is not the actual owner of ten shares of the stock.

Reserve fund.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national bank or any bank created under the laws of this state.

Special
deposit.

Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts thereof of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Administra-
tors, etc., may
deposit in.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Individual
responsibility
of stock-
holders.

Section 12. Each stockholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.

Surplus fund.

Section 13. Such corporation shall set apart as a surplus fund not less than ten per cent of its net earnings in each and every year until such fund with the accumulated interest thereon,

shall amount to one-fourth of the capital stock of said corporation.

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

Taxation
of stock.

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-eight of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

Examination
by bank
examiner.

—proceedings
in case of
injunction.

Section 16. Any three of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

First
meeting,
how
called.

Section 17. This act shall take effect when approved.

Approved February 21, 1905.

Chapter 71.

An Act to divide the town of Tremont and incorporate the town of Southwest Harbor.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Town of
Southwest
Harbor
incorporated
and
boundaries
established.

Section 1. All that portion of the town of Tremont lying easterly of the following described line, to wit: Beginning at a bolt in a blue rock on the shore at the head of Ship harbor, so called, and situate on the southern side of Mount Desert Island, thence running north eleven degrees west to the center of the bridge on the highway between Southwest Harbor and Bass Harbor, known as Adam's bridge, thence following the center of the southerly creek of Bass Harbor marsh, so called, in a northerly direction to the center of the main creek of said Bass Harbor marsh, thence following the center of the main creek northerly to the head of the said main creek to the junction of the two brooks, marked by stakes and stones, thence running from said stakes and stones north eleven degrees west over the western peak of the western mountain, so called, to an intersection of the town line between the towns of Mount Desert and Tremont; together with all islands now belonging to the town of Tremont lying east of a production of said line southerly across the waters of the Atlantic ocean; together with all the inhabitants thereof, is incorporated into a separate town by the name of Southwest Harbor, and said town of Southwest Harbor is hereby invested with all the powers and privileges and subject to all the duties and obligations incident to other towns of the state.

—powers,
privileges,
duties and
obligations.

Payment of
assessed
taxes.

—collection
of assessed
taxes.

—disposal of
moneys.

Adjustment
of liabilities.

—town debt,
state and
county tax.

Section 2. The several inhabitants of the town of Southwest Harbor shall be holden to pay all taxes which have been legally assessed upon them by the town of Tremont, and the collectors of taxes for said town of Tremont are hereby authorized and required to collect and pay all taxes already to them committed according to their respective warrants. All moneys now in the treasury of the said town of Tremont and all sums which shall hereafter be received from taxes heretofore assessed, shall be applied to the several purposes for which they were raised and in case of any excess said excess shall be applied to the treasury of the town of Tremont to pay the indebtedness of said Tremont.

Section 3. The existing liabilities and obligations of the town of Tremont shall be divided as follows. The town debt, if any, and the state and county tax to be assessed against the town of Tremont for nineteen hundred and five and nineteen hundred and six, shall be borne by said towns in proportion to

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the valuation of their respective territories as taken by the assessors in April, nineteen hundred and four,' and adding to the valuation of Southwest Harbor the sum of fifteen thousand dollars. The contract now existing between the town of Tremont and the Southwest Harbor Water Company shall, after the approval of this act, be assumed and borne by the town of Southwest Harbor. All paupers now supported and aided by the town of Tremont and all persons that may hereafter fall in distress or become paupers, shall, after the approval of this act, be maintained and supported by the town in whose territory they resided when they became paupers and in whose territory their settlements may be established under the laws of this state, when falling in distress or becoming paupers, except such persons as are at this time supported and maintained by the town of Tremont in the insane asylums of the state, and except the following named paupers at this time supported by the town of Tremont, namely: E. A. C. Robinson, Fred Gott, Roscoe Gott, Bertha Rich and Nora Dawes, the support of whom shall be borne by said towns in proportion to their respective valuations, as aforesaid. Each town shall henceforth bear all expenses of the care and maintenance of all schools, roads and bridges within its respective limits.

--water contract to be assumed by Southwest Harbor.

--support of paupers.

--exceptions.

--schools, roads and bridges, care and maintenance of.

Section 4. All real property now belonging to the town of Tremont, including all school houses and lots acquired by said town of Tremont under the law of eighteen hundred ninety-three, abolishing the school district system shall be held and owned by the towns of Tremont and Southwest Harbor respectively, by said town within whose territory said property is located. All personal property pertaining to schools now owned by the town of Tremont, shall be held and owned by the two said towns, by that town now in possession thereof. The fire hose, hose cart, and safe, owned by the town of Tremont, shall be held and owned by the town of Southwest Harbor, and said town of Southwest Harbor shall pay to said town of Tremont the sum of three hundred and fifty dollars on or before the fifteenth day of August in the year nineteen hundred and five, in full payment and satisfaction of said Tremont's equitable interest in said fire hose, hose cart and safe. All other personal property now belonging to the town of Tremont, including all books, papers and records, shall be retained by said town of Tremont, and both of said towns shall hereafter have free access to said books, papers and records. Neither of said towns shall pay the other for this apportionment of the real and personal property of the town of Tremont, any compensation except as herein stipulated.

Real property, including school houses and lots, division of.

--personal property, pertaining to schools, division of.

--fire hose, hose cart and safe, disposal of.

--compensation for fire hose, etc.

--all other personal property.

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Representa-
tion in the
state
legislature.

First town
meeting in
Southwest
Harbor, how
called.

Section 5. Until a new apportionment of the state shall be made, the town of Tremont and the town of Southwest Harbor shall remain in the same representative district with which the town of Tremont is now classed.

Section 6. Any justice of the peace in the county of Hancock may issue his warrant to any legal voter in the town of Southwest Harbor directing him to notify the citizens thereof to meet at a time and place specified in said warrant, giving at least seven days' notice therefor, for the choice of town officers and to transact any other business as towns are authorized to do.

Section 7. This act shall take effect when approved.

Approved February 21, 1905.

Chapter 72.

An Act to amend Section one of Chapter twenty-six, Private and Special Laws of eighteen hundred and eighty-seven as amended by chapter four hundred eighty-seven of the Private and Special Laws of eighteen hundred and ninety-seven, relating to the Taxation of certain plantations.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1,
chapter 26,
private and
special laws,
1887, as
amended by
chapter 487,
private and
special laws
1897, further
amended.

—Coplin.
—Dallas.
—Greenvale.
—Lang.
—Perkins.
—Rangeley.

Section 1. Section one of chapter twenty-six of the private and special laws of eighteen hundred and eighty-seven, as amended by chapter four hundred and eighty-seven of the private and special laws of eighteen hundred and ninety-seven, is hereby further amended by striking out all of that part of said section which reads as follows: "Coplin, seventy-nine, Franklin, one R. three, W. B. K. P.; Dallas, one hundred and forty-five, Franklin, two, R. two, W. B. K. P.; Greenvale, fifty, Franklin; Lang, forty-five, Franklin, two, Range three, West Bingham's Kennebec Purchase; Perkins, one hundred and thirty-four, Franklin; Rangeley, sixty-four, Franklin, three, R. one, W. B. K. P."

Section 2. This act shall take effect when approved.

Approved February 21, 1905.

Chapter 73.

An Act to permit the Bridgton Street Railway Company to discontinue the operation of its line during certain months of the year.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Bridgton Street Railway Company, a corporation organized under the general laws of the state of Maine, chapter fifty-three of the revised statutes and laws relating thereto, for the purpose of operating its road by electricity, compressed air or animal power, is hereby authorized and empowered to discontinue the operation of said road, or any part thereof, from the fifteenth day of September to the fifteenth day of the following June, inclusive, or any part of said period, in each year, when in the judgment of the directors of said company its tracks are so obstructed by ice or snow, or for any other cause, as to make its operation impracticable or resulting in loss to said company.

Authorized to discontinue operation of road from September 15 to June 15, in each year.

Section 2. This act shall take effect when approved.

Approved February 22, 1905.

Chapter 74.

An Act to fix the salary of the Recorder of the Western Hancock Municipal Court.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. From and after the first day of January, nineteen hundred and five, the salary of the recorder of the Western Hancock Municipal Court shall be three hundred dollars annually, payable quarterly, by the county treasurer of said county of Hancock.

Salary of recorder of Western Hancock Municipal Court fixed.

Section 2. All fees received by him as recorder shall be paid into the county treasury within thirty days after the receipt thereof.

Fees shall be paid into county treasury.

Section 3. This act shall take effect when approved.

Approved February 22, 1905.

CHAP. 75**Chapter 75.**

An Act to amend and extend the charter of the Rangeley Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 16,
chapter 327,
private and
special laws
1905,
amended.

Section 1. Section sixteen, chapter two hundred and twenty-seven of the private and special laws of nineteen hundred and three is hereby amended by striking out the word "five" in the first line and inserting in place thereof the word 'three' so that said section as amended, shall read as follows:

First
meeting, how
called.

'Section 16. Any three of the corporators named in this act may call the first meeting of this corporation by mailing a written notice signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.'

Charter
extended.

Section 2. The time in which the Rangeley Trust Company may organize and commence business under its charter, as hereby amended, is extended until two years from the date of the approval of this act.

Approved February 22, 1905.

Chapter 76.

An Act to prohibit the hunting of duck on that part of Upper Kezar Pond, situated in Stow and Lovell, Oxford County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Hunting of
duck in
launches, in
Upper Kezar
pond,
prohibited.

Section 1. It shall be unlawful for any person at any time to use boats or launches of any kind propelled by steam, naphtha, gasoline, electricity, or any other mode than the ordinary row boat or canoe, in chasing, hunting, or gunning any duck or water fowl in any of the waters of Upper Kezar pond, situated in the towns of Stow and Lovell, Oxford county, below Narrows bridge, so called, in said towns, under a penalty of not less than twenty-five nor more than one hundred dollars for each offense.

—penalty for
violation.

Section 2. This act shall take effect when approved.

Approved February 22, 1905.

Chapter 77.

An Act to regulate fishing in West Carry Pond, in Somerset County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. It shall be unlawful to fish for, take, catch or kill any kind of fish in West Carry pond, in the county of Somerset, from October first until the ice is out of said lake the following spring of each year.

Ice fishing in West Carry pond, prohibited.

Section 2. Whoever violates any of the provisions of this act shall be subject to the same penalty as is provided in the general law of the state for illegal fishing.

Penalty for violation.

Approved February 22, 1905.

Chapter 78.

An Act to regulate fishing in Baskahegan lake and stream, and in Hot brook, a tributary to the stream, and in Schoodic Grand lake, North lake, Brackett lake and their tributaries, and the waters between Schoodic Grand lake and Chepenticook lake, situated in the counties of Washington and Aroostook.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. In addition to the general law it shall be unlawful to fish for, take or catch any fish at any time except for consumption in one's home, in the waters of Baskahegan lake and stream, and in Hot Brook lake and stream, or their tributaries, and in Schoodic Grand lake, North lake, Brackett lake and their tributaries, and the waters between Schoodic Grand lake and Chepenticook lake, situated in the counties of Washington and Aroostook; nor shall any person transport any fish taken from these waters except he has caught them himself and accompanies them and has them plainly labeled with his name and residence.

Baskahegan lake, Hot Brook lake and stream, Schoodic lake, Grand North lake, Brackett lake, their tributaries and certain other waters, to regulate.

--regulation for transportation of fish caught in above waters

Section 2. Whoever shall violate any of the provisions of this act shall be liable to the same penalty as is provided in the general law for illegal fishing.

Penalty for violation.

Approved February 22, 1905.

Chapter 79.

An Act to protect fish in Great brook and its tributaries in Lovell and Stoneham, and to repeal the law relating to taking fish in Cold brook, in Lovell and Stoneham, Oxford County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Great brook,
to protect
fish in.

Section 1. It shall be unlawful to fish for, take, catch or kill at any time any kind of fish in Great brook and its tributaries, situated in Lovell and Stoneham, Oxford county, under the penalty provided by general law for illegal fishing.

Section 2,
chapter 407,
private and
special laws
of 1903,
relating to
fishing in
Cold brook,
repealed.

Section 2. Section two, chapter four hundred and seven, private laws, nineteen hundred and three, prohibiting fishing in Cold brook in Lovell and Stoneham, Oxford county, is hereby repealed.

Approved February 22, 1905.

Chapter 80.

An Act to amend paragraph five Section one of Chapter four hundred and seven of the Private and Special Laws of nineteen hundred and three, relating to ice fishing in Pease pond, in Wilton, Franklin county.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1,
chapter 407,
private and
special laws,
1903,
amended.

—Pease pond.

Section one of chapter four hundred and seven of the private and special laws of nineteen hundred and three is hereby amended by striking out the words "Pease pond in Wilton, in which it shall be lawful to fish through the ice, as provided in the general law, on Saturdays of each week during the months of February, March and April of each year," and in the second, third, fourth and fifth lines of paragraph five, entitled "In Franklin county," so that said paragraph, as amended, shall read as follows:

—Franklin
county, ice
fishing in
waters of, to
regulate.

'In Franklin county. In all the ponds and lakes situated wholly or partly in Franklin county, except Indian pond, situated partly in Franklin and partly in Somerset county, in which last named pond it shall be lawful to fish through the ice as provided in the general law.'

Approved February 22, 1905.

Chapter 81.

An Act to change the name of Calf Island to Opechee Island.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The island known by the name of Calf island, being and lying in the limits of Swan's island, in the county of Hancock and state of Maine and bordering the northern side of York's Narrows and containing two hundred and fifty-six acres more or less, belonging to Colson H. Robbins of said Swan's island, is hereby changed to Opechee island.

Calf island,
name
changed to
Opechee
island.

Section 2. This act shall take effect when approved.

Approved February 22, 1905.

Chapter 82.

An Act to authorize the Piscataquis Savings Bank, of Dover, Maine, to construct and maintain Safety Deposit Boxes.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Piscataquis Savings Bank, of Dover, Maine, is hereby authorized and empowered to construct, own, maintain, operate and rent for hire, safety deposit boxes for the safe keeping of personal property; provided, however, that said savings bank shall not be liable for any loss of property deposited in said boxes for safe keeping beyond the sum paid for the hire of the box containing said property so lost; and provided further that the construction of said deposit boxes and their location within the vaults of said bank, shall be subject to the approval of the state bank examiner, who shall make careful examination and certify his approval to said bank.

Piscataquis
Savings Bank
authorized to
maintain
safety deposit
boxes.

—proviso.

Section 2. This act shall take effect when approved.

Approved February 22, 1905.

Chapter 83.

An Act to authorize the town of Sangerville to remove the bodies of deceased persons.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Town of Sangerville authorized to remove remains of deceased persons from old burying ground.

—may sell old burying ground.

—proviso.

Section 1. The town of Sangerville is hereby authorized to take up from the old burying ground at Jackson's corner in said town the bodies and remains of all deceased persons buried therein, and all headstones and markers at the graves therein, and remove the said bodies and remains to the Center burying ground, so called, in said town and there decently bury the same, and properly reset such head stones and markers over such dead bodies and remains, at the expense of said town; and to sell and convey all the rights and interest said town has in the old burying ground; provided that said town of Sangerville at any legal meeting or meetings, duly called and notified, shall agree thereto by a majority vote of its legal voters present and voting.

Section 2. This act shall take effect when approved.

Approved February 22, 1905.

Chapter 84.

An Act to ratify and confirm the organization of the Penobscot Valley Gas Company and to give said company additional powers.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Penobscot Valley Gas Company, organization confirmed.

Corporate powers.

Section 1. The organization of the Penobscot Valley Gas Company, a corporation organized under the general laws of the state of Maine and the certificate of organization of which corporation was filed in the office of the secretary of state on the thirtieth day of November, nineteen hundred and four, is hereby ratified and confirmed.

Section 2. The Penobscot Valley Gas Company shall have all the powers specified in its certificate of organization, and said company is hereby authorized to manufacture gas in the city of Old Town, town of Orono and town of Veazie, and to supply said city of Old Town, town of Orono and town of Veazie and their inhabitants with gas for lighting, heating and power purposes, or to supply said city of Old Town, town of Orono and town of Veazie and their inhabitants with gas for the above named purposes from works in Old Town, Orono or

Veazie, by means of a main to, into and through said city and towns, or to manufacture gas in the city of Bangor to be carried by a main to, into and through said city and towns, provided that no gas shall be sold or distributed in the city of Bangor.

—gas shall
not be sold
city of
Bangor.

Section 3. The said Penobscot Valley Gas Company shall not have power to erect, establish, maintain or continue any works for the manufacture of gas at any place within the limits of said city of Bangor, city of Old Town, town of Orono or town of Veazie, without the previous assent of the city councils or board of selectmen respectively of such cities and towns, and a specific assignment of the boundaries of such establishment, and such erection, establishment or continuance without such previous consent shall be considered a nuisance and such company shall be liable for indictment therefor and to all the provisions at law applicable thereto. Nothing contained in this act shall be considered to avoid or diminish the liabilities of such company for any injury to private property by depreciating the value thereof or otherwise, and said company shall be liable therefor in an action on the case.

Restrictions.

—liabilities
for injury
to private
property.

Section 4. The said company is hereby authorized to lay down, in and through the streets of said cities and towns and to take up, replace and repair all such pipes and fixtures as may be necessary for the purpose and object of manufacturing gas and supplying said cities and towns and their inhabitants with gas for lighting, heating and power purposes, first having obtained consent of the city councils and board of selectmen respectively of such cities and towns therefor and under such restrictions and regulations as such city councils and board of selectmen may see fit to prescribe, and any obstruction in any street of said cities or towns, or taking up or displacement of any portion of said streets without such consent of the city councils and board of selectmen respectively, or contrary to restrictions or regulations that may be prescribed by them as aforesaid, shall be considered a nuisance. And said company shall be liable to indictment therefor and to all the provisions of law applicable thereto.

May lay
pipes, etc.

—consent to
be obtained.

—restrictions
and
regulations.

Section 5. Whenever the said company shall lay down any pipes or erect any fixtures in any street, or make any alterations or repairs upon their works in any street, they shall cause the same to be done with as little obstruction to the public travel as may be practicable, and shall, at their own expense and without unnecessary delay, cause the earth and pavements removed by them to be replaced in proper condition.

Shall not
unnecessarily
obstruct
public travel.

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shall not
impair
drains,
sewers nor
reservoirs,
but may
cross or
change
direction of.

Section 6. Said company shall not be allowed in any case to obstruct or impair the use of any public or private drain or common sewer or reservoir, but said company shall have the right to cross, or where necessary, to change the direction of any private drains in such manner as not to obstruct or impair the use thereof, being liable for any injury occasioned by any such crossing or alteration to the owner thereof, or any other person in an action on the case.

May issue
bonds.

Section 7. Said company is hereby authorized and empowered to issue its bonds or obligations upon such time and of such rates of interest as it may deem expedient in a sum not exceeding one hundred and twenty-five thousand dollars, and to mortgage all its property of whatsoever kind, and its franchises, to secure said bonds, provided, however, that the franchises, rights and privileges granted to said company by this act shall be null and void and forfeited unless said company shall actually have begun to supply said cities or towns with gas for either lighting, heating or power purposes within five years from the time when this act shall take effect.

--bonds not
to exceed
\$125,000,

--shall
commence to
supply gas
within five
years.

Section 8. This act shall take effect when approved.

Approved February 22, 1905.

Chapter 85.

An Act to extend the charter of the Phillips Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Phillips Trust
Company,
charter
extended.

The rights, powers and privileges of the Phillips Trust Company, which were granted by chapter three hundred and twenty-three of the private and special laws of nineteen hundred and three are hereby extended for two years from the approval of this act; and the persons named in said act, their associates and successors shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purposes as therein specified.

Approved February 23, 1905.

Chapter 86.

An Act in relation to the original Plans of Towns in Kennebec County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The county commissioners for the county of Kennebec are hereby empowered and instructed to contract with some competent person to furnish copies of the plans of the various cities, towns and plantations in said county which show the original lotting and numbering of said cities, towns and plantations so far as the same may be obtained at a price not exceeding fifteen hundred dollars to be paid by said county, which may be raised by taxation or otherwise.

County commissioners instructed to secure plans of original lotting of cities and towns in Kennebec county.

Section 2. Such plans shall as nearly as practicable be of uniform size and shape, and shall be mounted on linen so that they may be conveniently used for constant reference without injury. They shall be suitably indexed and shall be kept on file in the registry of deeds for said county.

Specification of plans required under this act.

Section 3. Such copies shall be certified by the person making them, as true copies of the original plans and shall also bear a copy of such endorsements, if any, as are found upon the original. In the discretion of the court, such copies may be admitted as evidence.

Copies of plans shall be certified.

—certified copies may be admitted as evidence.

Section 4. This act shall take effect when approved.

Approved February 23, 1905.

Chapter 87.

An Act repealing Chapter four hundred and forty-three of the Private and Special Laws of the year nineteen hundred and one, relating to the annual town meeting of Boothbay Harbor.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Chapter four hundred and forty-three of the private and special laws of the year one thousand nine hundred and one is hereby repealed.

Chapter 443, private and special laws, 1901, repealed.

Section 2. This act shall take effect when approved.

Approved February 23, 1905.

CHAP. 88**Chapter 88.**

An Act to preserve the purity of the source of water supply for the villages of Livermore Falls and Chisholm, and to protect the public health.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Moose Hill pond, to preserve purity of water in.

Section 1. No structure, cess pool, privy or outhouse shall hereafter be erected or maintained within the distance of three hundred feet of the waters of Moose Hill pond, so called, in the town of East Livermore in the county of Androscoggin, the source of the water supply for the villages of Livermore Falls and Chisholm.

Sewage, etc., shall not be discharged into.

Section 2. No sewage, drainage, refuse or polluting matter of such kind and amount as either by itself or in connection with other matter will corrupt or impair the quality of the water of said Moose Hill pond, or render it injurious to health, shall be discharged into said pond, or put upon the ice thereon, but nothing herein shall prohibit the cultivation and use of the soil in the ordinary methods of agriculture if no human excrement is used thereon within three hundred feet of the shores of said pond.

—cultivation of adjacent soil, permitted under certain restrictions.

Injunction proceedings, jurisdiction of.

Section 3. The supreme judicial court shall have jurisdiction in equity to enjoin, prevent or restrain any violation of the provisions of this act.

Section 4. This act shall take effect when approved.

Approved February 23, 1905.

Chapter 89.

An Act to amend Chapter eighty-two of the Private and Special Laws of nineteen hundred and three entitled, "An Act to incorporate the Gardiner Water District."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Authorized to issue bonds for certain purposes.

Section 1. Hereafter the Gardiner Water District, through its trustees, is authorized to issue its bonds in the manner herein stated and for the following purposes:

—to refund existing debt.

1. To refund at any time the existing bonded debt.

—to procure funds for renewals, extensions, etc.

2. To procure funds for making such renewals, extensions, additions or improvements to the plant of said water district as may seem necessary to the said trustees, the expense of which cannot be met from the current income, provided that the cost of the same during any one fiscal year of said water district shall

—limitations.

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not exceed ten thousand dollars. When the cost of renewals, extensions, additions or improvements proposed during any one fiscal year of said water district shall be estimated by the trustees at more than ten thousand dollars, then the said trustees shall notify the municipal officers of the city of Gardiner of the renewals, extensions, additions or improvements contemplated and the amount of bonds required to procure funds to pay for the same. The municipal officers shall then submit the question whether said bonds so required shall be issued, to the legal voters within said water district, by a special election called and held within thirty days after the notice of the trustees has been received by the municipal officers as aforesaid. The board of registration of the city of Gardiner shall make and provide a special check list for such of the voters within said water district as are then legal voters within ward six of said city, and all warrants issued to said ward shall be amended accordingly to show that only such voters therein are entitled to vote on the question submitted. Such election shall be called, advertised and conducted according to the law relating to municipal elections, excepting, however, that the board of registration shall not be required to prepare, or the city clerk to post, a new list of voters; but the said board shall be in session during the two secular days next preceding such election, the first of these two days to be devoted by them to the registration of voters, and the second to verifying the corrections of said lists and to the completion and closing up of the records of their sessions. The city clerk shall reduce the subject matter of the question to be submitted to the following form: "Shall the trustees of the Gardiner Water District issue bonds of the district to an amount of dollars, to pay for the following specified renewals, extensions, additions or improvements to their plant,?" And the voters shall indicate by a cross placed against the words 'Yes' or 'No' their answer to the question. The result shall be declared by the mayor and aldermen, and due certificate thereon shall be filed by the city clerk with the trustees of said water district. The trustees shall then be authorized to issue the bonds of said water district as proposed, provided it appears that such issue has been approved by a majority vote of the legal voters voting at said election.

—proceedings
when cost of
renewals,
etc., in any
one year
exceed \$10,000.

—special
election.

—elections,
how called.

—questions to
be submitted
to voters,
form of.

Section 2. The trustees of said Gardiner Water District shall, on or before March first of each year, make and file with the municipal officers of the city of Gardiner, a report of their doings as trustees of said water district, and a statement of the receipts and disbursements of said water district during the year ending

Trustees
shall make
and file
report with
municipal
officers.

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—limits of
fiscal year
fixed.

Inconsistent
acts repealed.

December thirty-first next preceding, and this shall be deemed the fiscal year of said water district.

Section 3. All powers granted to said Gardiner Water District by said chapter eighty-two of the private and special laws of nineteen hundred and three which are inconsistent with this act are hereby repealed.

Section 4. This act shall take effect when approved.

Approved February 24, 1905.

Chapter 90.

An Act to incorporate the Merchants' Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.	Section 1. George Burnham, Jr., Jeremiah W. Tabor, Charles S. Fobes, Herbert J. Brown and Franklin C. Payson, all of Portland, county of Cumberland, state of Maine, or such of them as may by vote accept this charter, with their associates, successors and assigns, are hereby made a body corporate and politic to be known as the Merchants' Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.
—corporate name.	
Location.	Section 2. The corporation hereby created shall be located at Portland, Cumberland county, Maine, and may have two offices for the transaction of business in said city.
Purposes.	Section 3. The purposes of said corporation and the business which it may perform are: first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal or collateral security, and to negotiate purchases, loans and sales for others; third, to erect, construct, own, maintain, and operate safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and to receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and enjoy all such estate, real, personal and mixed as may be obtained by the
—to receive deposits, etc.	
—to borrow money, etc.	
—to maintain safe deposit vaults.	
—to hold investments.	

investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant and dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; seventh, to act as executor, receiver or assignee, with the same powers and duties as are conferred and imposed by law upon natural persons acting in the same capacities and subject to the same control of the court having jurisdiction of the same in all proceedings relating to the exercise of these powers; all papers may be signed and sworn to by any officer designated by the corporation for that purpose, and the officers shall be subject to citation and examination in the same manner and to the same extent as natural persons acting in the same capacities. No sureties shall be required upon the bond of the corporation when acting in said capacities, unless the court or officer approving said bond shall require it; eighth, to guarantee the payment of the principal and interest of all obligations secured by mortgages of real estate running to said Merchants' Trust Company; ninth, to hold for safe keeping all kinds of personal or mixed property and to act as agents for the owners thereof, and of real estate for the collection of income on the same and for the sale of the same; tenth, to do in general all the business that may lawfully be done by trust and banking companies.

--to act as
agents, etc.

--to execute
trusts.

--to act as
assignee, etc.

--to guarantee
payment of
obligations.

--to hold for
safe keeping
all kinds of
personal
or mixed
property.

--to do a
general
banking
business.

Section 4. The capital stock of said corporation shall not be less than fifty thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by a vote of the shareholders, to any amount not exceeding one million dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

Capital stock.

--shall not
commence
business until
\$50,000 shall
be paid in.

Section 5. Said corporation shall not make loans or discounts on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within a reasonable time after its acquisition, be disposed of at public or private sale.

Shall not
make loans
on security
of its own
stock.

Section 6. All the corporate powers of this corporation shall be exercised by a board of directors or trustees, who shall be residents of this state, whose number and term of office shall

Board
of trustees.

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**—executive
board.**

**—vacancies,
how filled.**

**Board of
investment.**

**—shall keep
record of
loans.**

Reserve fund

be determined by a vote of the shareholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the shareholders, be entrusted to an executive board of not less than five members to be, by vote of the shareholders, elected from the full board of directors or trustees. The trustees or directors of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a director or trustee dies, resigns, or becomes disqualified for any cause, the remaining directors or trustees may appoint a person to fill the vacancy until the next annual meeting of the corporation. The clerk of such corporation shall, within ten days, notify such directors or trustees of their election, and within thirty days shall publish the list of all persons who have taken oath of office as directors or trustees.

Section 7. The board of trustees or the executive board of said corporation shall constitute the board of investment of said corporation. Said trustees or executive board shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the directors or trustees and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loans shall be made to any officers, director, trustee or agent of said company or to other persons in its employ, until the proposition to make such loan shall have been submitted by the person desiring the same to the board of directors of such bank, or to the executive committee of such board, if any, and accepted and approved by a majority of such board or committee. Such approval, if the loan is made, shall be spread upon the records of the corporation; and this record shall, in every instance, give the names of the directors authorizing the loan. Said corporation shall have no authority to hire money or to give notes unless by vote of the said board or of said committee duly recorded.

Section 8. Said corporation, after beginning to receive money on deposit shall at all times have on hand, as a reserve, in lawful money or national bank notes of the United States, an amount equal to at least fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal upon demand

or within ten days; provided, that in lieu of such cash reserve two-thirds of said fifteen per cent may consist of balances payable on demand, due from any national bank or trust company created under the laws of this state, or from any trust company located in any of the other New England states or New York and approved by the bank examiner in writing; and one-third of said fifteen per cent may consist of the bonds of the United States, the District of Columbia, and any of the New England states and the states of New York, Pennsylvania, Maryland, Ohio, Indiana, Kentucky, Michigan, Wisconsin, Minnesota, Iowa, Illinois, Missouri, Kansas and Nebraska, the absolute property of such corporation. Whenever said reserve shall be below said percentage of such deposits, such corporation shall not further diminish the amount of its legal reserve by making any new loans until the required proportion between the aggregate amount of such deposits and its cash reserve shall be restored. All provisions of charters in conflict with this section are void.

Section 9. All the property or money held in trust by this corporation shall constitute a special deposit and the accounts thereof and of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Special
deposit.

Section 10. An administrator, executor, assignee, guardian, or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties, and savings banks of the state of Maine, may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Administra-
tors, etc.,
may deposit
in.

Section 11. Each shareholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each, in addition to the amount invested in said shares.

Individual
responsibility
of stock-
holders.

Section 12. Said corporation shall set apart as a guaranty fund not less than ten per cent of its net earnings in each and

Guaranty
fund.

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every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of the company. The said surplus shall be kept to secure against losses and contingencies, and whenever the same becomes impaired it shall be reimbursed in the manner provided for its accumulation.

**Taxation
of shares.**

Section 13. The shares of said corporation shall be subject to taxation in the same manner and at the same rate as are the shares of national banks.

**Examination
by bank
examiner.**

Section 14. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements and whether it has complied with the law, and its officers shall, whenever required to do so by the bank examiner, furnish him with statements and full information relating to the condition and standing of their institution, and of all matters pertaining to its business affairs and management.

**First
meeting, how
called.**

Section 15. Any three of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Section 16. This act shall take effect when approved.

Approved February 24, 1905.

Chapter 91.

An Act to incorporate the Winter Harbor Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Section 1. James W. Bunker, Casper G. Brown, Eugene C. Sargent, Frank P. Noyes, Bedford E. Tracy, Arthur B. Holt, Barney B. Havey, Reuben Rand, Charles T. Hooper, D. Winslow Joy, Freeland R. Bunker, Charles C. Larrabee and Alva B. Bunker, or such of them as may by vote accept this charter, with their associates, successors or assigns, are hereby made a body corporate and politic to be known as the Winter Harbor

**—corporate
name.**

Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

Section 2. The corporation hereby created shall be located at Winter Harbor, Hancock county, Maine.

Location.

Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and enjoy all such estate, real, personal and mixed as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, and dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; seventh, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; eighth, to do in general all the business that may lawfully be done by trust and banking companies.

Purposes.

—to receive deposits, etc.

—to borrow money, etc.

—to maintain safe deposit vaults.

—to hold investments.

—to act as agent, etc.

—to execute trusts.

—to act as assignee, etc.

Section 4. The capital stock of said corporation shall not be less than twenty-five thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by vote of the stockholders, to any amount not exceeding two hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least twenty-five thousand dollars shall have been subscribed and paid in, in cash.

Capital stock.

—shall not commence business until \$25,000 shall be paid in.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary

Shall not make loans on security of its own capital stock.

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to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Board of trustees.

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the stockholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the stockholders, be entrusted to an executive board of not less than five members to be, by vote of the stockholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a trustee dies, resigns, or becomes disqualified for any cause, the remaining trustees may elect a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such trustee shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees of their election and within thirty days shall publish the list of all persons who have taken the oath of office as trustees.

executive board.

--vacancies, how filled.

Board of investment.

--shall keep record of loans.

--loans shall not be made to officers without approval in writing.

Trustee shall own ten shares of stock.

Reserve fund.

Section 7. The board of trustees or the executive board of said corporation shall constitute the board of investment of said corporation. Said directors or executive board shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment board of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees, stockholders, and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or trustee of said banking or trust company except by the approval of a majority of the trustees or executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

Section 8. No person shall be eligible to the position of a trustee of said corporation who is not the actual owner of ten shares of the stock.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as

a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national bank or any bank created under the laws of this state.

Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts thereof of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Special
deposit.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Adminis-
trators, etc.,
may deposit
in.

Section 12. Each stockholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.

Individual
responsibility
of stock-
holders.

Section 13. Such corporation shall set apart as a surplus fund not less than ten per cent of its net earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

Surplus fund.

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

Taxation
of shares.

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements.

Examination
by bank
examiner.

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—proceedings
in case of
injunction.

If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-eight of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

First
meeting, how
called.

Section 16. Any three of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Section 17. This act shall take effect when approved.

Approved February 24, 1905.

Chapter 92.

An Act to amend the charter of the Waldo Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 2,
chapter 500,
private and
special laws
1901, as
amended by
chapter 374,
private and
special laws
1906, further
amended.

Branch
authorized
at Castine.

Section 3,
chapter 500,
amended.

Section 1. Section two of chapter five hundred of the private and special laws of nineteen hundred and one as amended by chapter two hundred and seventy-four of the private and special laws of nineteen hundred and three, is hereby further amended by adding thereto the following:

‘The corporation shall have a right to establish a branch in the town of Castine in the county of Hancock.’

Section 2. Section three of said chapter five hundred is hereby amended by adding thereto the words ‘except as hereinbefore provided,’ so that said section as amended, shall read as follows:

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Purposes.

'Section 3. The purposes of said corporation and the business which it may perform, are: first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation shall provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other securities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; fifth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; sixth, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; seventh, to do in general all the business that may lawfully be done by trust and banking companies, but said corporation shall not have the power or authority to establish branches except as hereinbefore provided.'

—to receive deposits, etc.

—to borrow money, etc.

—to maintain safe deposit vaults.

—to act as agent, etc.

—to execute trusts, etc.

—to do a general banking business.

Section 3. This act shall take effect when approved.

Approved February 24, 1905.

Chapter 93.

An Act to incorporate the Deering Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. John J. Frye, Hanson S. Clay, Daniel W. Hoegg, Adam W. Wilson, Albion L. Chapman, Llewellyn M. Leighton, Moses M. Bailey, Edward C. Reynolds, Robert B. Low, J. Putnam Stevens, or such of them as may by vote accept this charter, with their associates, successors or assigns, are hereby made a body corporate and politic to be known as the Deering Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

Corporators.

—corporate name.

CHAP. 93**Location.**

Section 2. The corporation hereby created shall be located in the Deering District, Portland, Cumberland county, Maine.

Purposes.

—to receive deposits, etc.

—to borrow money, etc.

—to maintain safe deposit vaults.

—to hold investments.

—to act as agent, etc.

—to execute trusts, etc.

—to act as assignee, etc.

Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and enjoy all such estate, real, personal and mixed as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, and dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; seventh, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; eighth, to do in general all the business that may lawfully be done by trust and banking companies.

Capital stock.

—shall not commence business until \$50,000 has been paid in.

Section 4. The capital stock of said corporation shall not be less than fifty thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by vote of the stockholders, to any amount not exceeding two hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

Shall not make loans on security of its own capital stock.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

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Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the stockholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the stockholders, be entrusted to an executive board of not less than five members to be, by vote of the stockholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a trustee dies, resigns, or becomes disqualified for any cause, the remaining trustees may elect a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such trustee shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees of their election and within thirty days shall publish the list of all persons who have taken the oath of office as trustees.

Board of trustees.

—number and tenure of.

—executive board.

Section 7. The board of trustees or the executive board of said corporation shall constitute the board of investment of said corporation. Said directors or executive board shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment board of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees, stockholders, and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or trustee of said banking or trust company except by the approval of a majority of the trustees or executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

Board of investment.

—shall keep record of loans.

—loans shall not be made to officers unless approved in writing.

Section 8. No person shall be eligible to the position of a trustee of said corporation who is not the actual owner of ten shares of the stock.

Trustee shall own ten shares of stock.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, pro-

Reserve fund.

CHAP. 93

- vided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national bank or any bank created under the laws of this state
- Special deposit.** Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts thereof of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.
- Administrators, etc., may deposit in.** Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.
- Individual responsibility of stockholders.** Section 12. Each stockholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.
- Surplus fund.** Section 13. Such corporation shall set apart as a surplus fund not less than ten per cent of its net earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.
- Taxation of shares.** Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.
- Examination by bank examiner.** Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render
- proceedings in case of injunction.**

its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-eight of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

Section 16. Any three of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

First
meeting,
how called.

Section 17. This act shall take effect when approved.

Approved February 28, 1905.

Chapter 94.

An Act to incorporate the Peaks Island Gas Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Albert W. Dyer, Charles A. Plummer and Charles C. Douglass, their associates, successors and assigns, are hereby constituted a body politic and corporate by the name of the Peaks Island Gas Company, for the purpose of making, generating, selling, distributing and supplying gas for lighting, heating, manufacturing, or mechanical purposes on Peaks island in the city of Portland, with all the powers, rights and privileges, and subject to all the duties and liabilities of similar corporations organized under the general laws of the state.

Corporators.

—corporate
name.

—purposes.

Section 2. Said corporation is hereby authorized and empowered to carry on the business of lighting, by gas, streets and ways upon said Peaks island, and such buildings and places thereon, public and private, as may be agreed upon by said

Powers,
rights and
franchisees.

CHAP. 94

corporation and the owners or those having control of said buildings and places to be lighted, and may furnish gas to be used for heating, manufacturing or mechanical purposes upon said Peaks island, and may build and operate upon said Peaks island works for providing and supplying gas for any of said purposes, and may lease, purchase and hold real and personal estate necessary or convenient for the purposes of said corporation, and may construct, lay, maintain, and operate lines of pipe for the transmission of gas underground, over, under and along any and all streets or ways upon said Peaks island, under such reasonable restrictions as may be imposed by the municipal officers of said city of Portland.

—restrictions.

May take rights in real estate.

Section 3. Said corporation shall, for the purpose of laying its pipes and distributing gas, have authority to take such rights in real estate across private land as may be necessary. A location of the property taken, giving a description thereof, with the names of the owners, shall be filed with the county commissioners for the county of Cumberland, a copy of which location shall also be filed in the registry of deeds of said county, and the damages shall be assessed for the property so taken in the manner provided by statute for the assessment of damages for property taken by railroads.

—damages, how assessed.

Liability for damages occasioned by obstructions, etc.

Section 4. Said corporation shall be liable in all cases to repay the city of Portland all sums of money that said city may be obliged to pay on any judgment recovered against said city for damages occasioned by any obstruction, digging up, or displacement of any way or street by said corporation, together with counsel fees and expenses necessarily occasioned in defending said city in actions therefor, provided, however, that said corporation, shall have notice of the commencement of any and all suits for such damage, and said corporation shall have the right to defend any such action at its own expense.

Shall not impair, but may cross drains or sewers.

Section 5. Said corporation shall not be allowed to obstruct or impair the use of any public or private drain or sewer, but may cross the same, being responsible to the owners or other persons for any injury occasioned thereby in an action on the case.

May contract for supply of gas.

Section 6. Said corporation is hereby authorized to make contracts with the city of Portland, and with any corporations or individuals for the supply of gas for any purpose.

Capital stock.

Section 7. The capital stock of said corporation shall be ten thousand dollars, and shall be divided into shares of twenty-five dollars each. The capital stock may be increased from time to time in such manner and under such restrictions as are

provided for increasing the capital stock of corporations under the general law.

Section 8. Said corporation is hereby authorized to issue its bonds in such amount and on such time, and at such rate of interest as it may from time to time determine, not exceeding the amount of the capital stock subscribed for, in aid of the purposes specified in this act, and to secure the same by mortgage or pledge of part or all of its property and franchises. It is also hereby authorized to lease any part or all of its property and franchises upon such terms as it may determine.

May issue
bonds.

—amount of
bond issue.

—may lease
its property.

Section 9. The first meeting of said corporation may be called by a written notice thereof signed by one corporator herein named, served upon each corporator by giving him the same in hand or by leaving the same at his last and usual place of abode at least five days before the time of meeting.

First
meeting, how
called.

Section 10. This act shall take effect when approved.

Approved February 28, 1905.

Chapter 95.

An Act to enable the Clinton Electric Light and Power Company to issue bonds.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Clinton Electric Light and Power Company is hereby authorized for the purpose of providing means for constructing its line and plant, funding its floating debt, or for the payment of money borrowed for any lawful purpose, to issue its bonds for any amount not exceeding fifty thousand dollars, of such date and denomination and payable at such times as said company may determine, and to secure said bonds, both principal and interest, by mortgage upon any part or all its property, both real and personal, and also upon the franchise of the corporation.

Clinton
Electric Light
and Power
Company
authorized to
issue bonds.

—amount of
bonds not to
exceed \$50,000.

Section 2. Said company may acquire by purchase all the property and franchises of any other person or corporation which now is or may hereafter be authorized to make, generate, sell, distribute and supply gas or electricity or both for any purpose within the town of Clinton, and may exercise all the franchises thereof.

May acquire
property and
franchises of
certain other
corporations.

Section 3. This act shall take effect when approved.

Approved February 28, 1905.

Chapter 96.

An Act to prevent throwing refuse and garbage into the Aroostook River within the limits of Fort Fairfield Village Corporation.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Pollution of waters of Aroostook river prohibited within limits of Fort Fairfield Village Corporation.

—act shall not apply to sewage nor pomace from starch factories.

Penalty for violation of this act.

Section 1. No person or persons shall deposit in the waters, or upon the banks of the Aroostook river, within the limits of Fort Fairfield Village Corporation as now defined by law, any garbage or refuse or waste matter arising or produced from the cleaning up of yards, streets, grounds, stores, stables, or other buildings; nor shall any person or persons deposit in the waters or upon the banks of the Aroostook river within the limits of Fort Fairfield Village Corporation as now defined by law any dead animal of any kind. This act shall not apply to sewage nor to pomace from starch factories.

Section 2. Any person who violates the provisions of section one shall be punished for the first offense by a fine of not less than five dollars and not more than ten dollars, and upon any subsequent conviction by a fine of not less than ten dollars, or by imprisonment not exceeding thirty days, and in all prosecutions under this chapter trial justices shall have jurisdiction by complaint made and signed by any constable or police officer within said village corporation, or by any taxpayer resident therein.

Approved February 28, 1905.

Chapter 97.

An Act to increase the capital stock of the Skowhegan Hall Association.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 2, chapter 4, private and special laws, 1886, amended.

Capital stock may be increased.

Section 1. Section two of chapter four of private and special laws of eighteen hundred sixty-six is hereby amended by inserting after the words "to the amount of" in the second line of said section the words 'one hundred,' so that said section as amended, shall read as follows:

'Section 2. Said corporation may purchase and hold real and personal estate to the amount of one hundred and twenty-five thousand dollars and may erect and maintain a block in Skowhegan village to be used for halls, stores and other purposes, and may improve, rent, lease, sell, convey and transfer the corporate property as may be necessary.'

Section 2. This act shall take effect when approved.

Approved February 28, 1905.

Chapter 98.

An Act to authorize the town of Skowhegan to subscribe to the capital stock of Skowhegan Hall Association.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The town of Skowhegan is hereby authorized to subscribe to the capital stock of the Skowhegan Hall Association to an amount not exceeding the sum of thirty thousand dollars, and to make such arrangements as the corporation and the town may mutually agree upon, in relation to the use and occupancy of such part of the building for town purposes as may be convenient to the town.

Town of Skowhegan authorized to subscribe to stock of Skowhegan Hall Association.

Section 2. This act shall take effect when approved by a majority vote of the legal voters of the town of Skowhegan at its annual town meeting in March in the year one thousand nine hundred and five, or at a legally called town meeting to be specially called and held for that purpose within ninety days after the approval of this act.

This act to take effect when approved by vote of town, if within 90 days.

Approved February 28, 1905.

Chapter 99.

An Act to amend Chapter two hundred seventy-nine of the Private and Special Laws of nineteen hundred and one, entitled "An Act to incorporate the Matagamon Manufacturing Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section eight of said chapter two hundred seventy-nine is hereby amended by adding thereto the following: 'Said company is also authorized and empowered to make contracts with either the Penobscot Log Driving Company, the Penobscot East Branch Log Driving Company or the Penobscot River Dam and Improvement Company, for the purpose of building dams, side dams, piers, booms, removing rocks and making other improvements in that part of the main Penobscot river above Greenbush, and that part of the east branch of the Penobscot river between the junction of said east branch with the main Penobscot river and Grand lake dam and that part of the west branch of the Penobscot river between the junction of said west branch with the main Penobscot river and Shad pond, to facilitate the driving of logs and other lumber,' so that said section as amended, shall read as follows:

Section 8, chapter 279, private and special laws, 1901, amended.

'Section 8. Said company is further authorized and empowered to make contracts with other corporations and with the

May make contracts for supplying

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water, light,
heat or
power.

—may make
contracts
with certain
corporations.

—for building
dams, etc.

inhabitants of any city, town or village corporation which now or hereafter may exist for the purpose of supplying water, light, heat or power as contemplated by this act and any other corporation, and the inhabitants of any city, town or village corporation are hereby authorized to enter into contracts with said company for the supplying of water, light, heat or power for a term of years. Said company is also authorized and empowered to make contracts with either the Penobscot Log Driving Company, the Penobscot East Branch Log Driving Company or the Penobscot River Dam and Improvement Company, for the purpose of building dams, side dams, piers, booms, removing rocks and making other improvements in that part of the main Penobscot river above Greenbush and that part of the east branch of the Penobscot river between the junction of said east branch with the main Penobscot river and Grand lake dam and that part of the west branch of the Penobscot river between the junction of said west branch with the main Penobscot river and Shad pond, to facilitate the driving of logs and other lumber.'

Section 2. This act shall take effect when approved.

Approved February 28, 1905.

Chapter 100.

An Act to authorize Skowhegan Hall Association to issue preferred stock.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Skowhegan
Hall
Association
authorized
to issue
preferred
stock.

—not to
exceed \$50,000.

Rights of
holders
of common
stock in
shares of
preferred
stock issued.

Section 1. The Skowhegan Hall Association is authorized to issue its preferred stock at such times, for such amounts, with such rates of dividend, and upon such terms and conditions, as a majority of the stockholders present at meetings legally called therefor, may from time to time direct; but all said issues shall not exceed in the whole the sum of fifty thousand dollars.

Section 2. Every holder of the common stock of the Skowhegan Hall Association shall have the right to take for himself, or his assigns, the same share of any preferred stock which may at any time be issued, which his own common stock bears to the whole common stock of the corporation, at the prices at which said preferred stock may be sold, and before any preferred stock is issued, the directors of the corporation shall make reasonable provision securing the right guaranteed by this section, and providing in the usual manner negotiable certificates for fractional rights.

Section 3. This act shall take effect when approved.

Approved February 28, 1905.

Chapter 101.

An Act to extend the rights, powers and privileges of the Brownville and Williamsburg Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The rights, powers and privileges of the Brownville and Williamsburg Water Company which were granted by chapter one hundred and ninety-nine of the private and special laws of the year nineteen hundred and three, are hereby extended for and during the period of two years from March eighteen, nineteen hundred and five, and all the rights, powers and privileges that were granted by said act may and shall be exercised in the same manner and for the same purposes as provided in said act.

Brownville
and
Williamsburg
Water
Company,
charter
extended.

Section 2. This act shall take effect when approved.

Approved February 28, 1905.

Chapter 102.

An Act authorizing the Crosby Mercantile Company and the Crosby Lumber Company to consolidate.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Crosby Mercantile Company and the Crosby Lumber Company, both of Fairfield in the county of Somerset, corporations organized under the general law, are hereby authorized to consolidate under the name of the Crosby Mercantile Company, with capital stock not exceeding one hundred thousand dollars, the amount to be fixed by vote of the stockholders of said Crosby Mercantile Company after such consolidation.

Crosby
Mercantile
Company and
Crosby
Lumber
Company
authorized to
consolidate.

—corporate
name.

—capital
stock.

Section 2. Such consolidation may be effected by unanimous vote of the stockholders of both said corporations at meetings duly called for that purpose in accordance with their respective by-laws.

Consolidation
how effected.

Section 3. Such Crosby Lumber Company, by such vote, may sell and convey to said Crosby Mercantile Company, all its property, real, personal and mixed, taking in payment therefor, to be divided among its stockholders, such an amount of capital stock in said Crosby Mercantile Company as may be agreed upon by unanimous vote of the stockholders of both said corporations.

Terms of sale
and payment.

CHAP. 103

Property
shall be
vested there-
upon in
Crosby
Mercantile
Company.

Section 4. Said Crosby Mercantile Company shall thereupon succeed to all the property, rights and privileges owned and acquired by both said corporations.

Section 5. This act shall take effect when approved.

Approved February 28, 1905.

Chapter 103.

An Act to authorize the city of Bangor to issue new bonds to retire maturing bonds.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

City of
Bangor
authorized
to refund
maturing
bonds.

—rate of
interest.

—bonds shall
bear seal of
city, and be
signed by
mayor and
treasurer.

Section 1. To meet its bonds now outstanding and maturing, July first, nineteen hundred and five, the city of Bangor is authorized to issue bonds to an amount not exceeding five hundred thousand dollars, payable at a period or periods, and in such manner as shall be determined by vote of the city council of the said city of Bangor, said bonds to bear interest at a rate not exceeding four per cent per annum, payable semi-annually.

Said bonds shall be issued under the seal of the city of Bangor, and shall be signed by the mayor and treasurer of the city, and the coupons attached to said bonds shall have the printed or lithographed signature of the city treasurer.

Section 2. This act shall take effect when approved.

Approved February 28, 1905.

Chapter 104.

An Act to extend the charter of the Mattanawcook Manufacturing Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Mattanaw-
cook
Manufactur-
ing Company,
charter
extended.

Section 1. The rights, powers and privileges of the Mattanawcook Manufacturing Company, which were granted by chapter two hundred and eighty of the private and special laws of nineteen hundred and one, are hereby extended, and the persons named in said act, their associates, successors and assigns, shall have all the rights, powers and privilege that were granted them by said act, to be exercised in the same manner and for the same purposes as specified in said act.

Section 2. This act shall take effect when approved.

Approved February 28, 1905.

Chapter 105.

An Act to continue in force the charter of the Van Buren Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Chapter two hundred and seventy-six of the private and special laws of eighteen hundred and ninety-five, entitled "An Act to incorporate the Van Buren Trust and Banking Company," as amended by chapter one hundred and thirty-one of the private and special laws of eighteen hundred and ninety-nine, as extended by chapter three hundred and thirty-seven of the private and special laws of nineteen hundred and one, is hereby continued in force, and the persons named in said act as amended and as further amended and continued in force by chapter one hundred and four of the private and special laws of nineteen hundred and three, is again extended, and the persons named in said act as amended and their associates are hereby given a period of two years from the date of the approval of this act in which to organize and commence business.

Van Buren
Trust
Company,
charter
extended.

Section 2. This act shall take effect when approved.

Approved February 28, 1905.

Chapter 106.

An Act relating to the Pine Grove Cemetery of Falmouth, Maine.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Pine Grove Cemetery, a corporation organized under the laws of this state, and located at Falmouth, in the county of Cumberland, which organization is hereby ratified, confirmed and declared to be legal and valid, is authorized and empowered for the purposes of its organization, to receive, take and hold, by deed, devise, bequest, or otherwise, whether heretofore or hereafter made, property, personal or real, to the amount of fifty thousand dollars.

Organization
made valid.

—authorized
to hold real
and personal
property.

Section 2. Said corporation is authorized and empowered to erect and maintain a receiving tomb, purchase and maintain a hearse, and do any similar act that may from time to time be determined upon by vote of the corporation.

May erect
receiving
tomb,
purchase
hearse, etc.

Section 3. Said corporation is authorized and empowered to enter into contracts with the owners of lots, and other persons, to receive moneys for the purpose of providing for the grading and perpetual care of lots in said cemetery, or those

May contract
for perpetual
care of lots.

CHAP. 107

—deposits
for care of
lots, how kept
or expended.

subsequently purchased; also to provide for the perpetual care of the monuments and stones upon such lots, or those hereafter erected. The funds received for such purposes shall be deposited in banking or trust companies in the name of the corporation, and such deposits shall be so arranged as to identify the person from whom such fund is received, and such moneys shall be expended strictly in accordance with the agreement under which the same are received and held.

Section 4. This act shall take effect when approved.

Approved February 28, 1905.

Chapter 107.

An Act to incorporate the Stockton Springs Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

—corporate
name.

—purposes.

Section 1. H. R. Hichborn, S. B. Merrithew, A. M. Ames, their associates, successors and assigns, are hereby made a corporation by the name of the Stockton Springs Water Company, for the purpose of supplying the town of Stockton Springs, in the county of Waldo, and the inhabitants of said town, with pure water for domestic, sanitary and municipal purposes, including extinguishment of fires.

May have
storage
basins, etc.

Section 2. Said company, for said purposes, may retain, collect, take, store, use and distribute water from any springs, except such springs as are in actual use for domestic purposes, ponds, streams, or other water sources, in said Stockton Springs, or from Boyd's pond in Searsport, and may locate, construct and maintain cribs, reservoirs, aqueducts, gates, pipes, hydrants and all other necessary structures therefor.

May lay
pipes, etc.

Section 3. Said company is hereby authorized to lay, construct and maintain in, under, through, along and across the highways, ways, streets and bridges in said towns, and to take up, replace and repair all such sluices, aqueducts, pipes, hydrants and structures as may be necessary for the purposes of its corporation, so as not to unreasonably obstruct the same, under such reasonable restrictions and conditions as the selectmen of said towns may impose. Said company is hereby authorized to lay, construct and maintain its pipes across the location of any railroad, and all work within the limits of the railroad location shall be done under the supervision and to the reasonable satisfaction of the chief engineer of the railroad company. It shall be responsible for all damages to persons and property

—may cross
location of
railroads.

—shall be
responsible
or damages.

occasioned by the use of such highways, ways, streets, and shall further be liable to pay to said towns all sums recovered against said towns for obstruction caused by said company, and for all expenses, including reasonable counsel fees incurred in defending such suits, with interest on the same, provided said company shall have notice of such suits and opportunity to defend the same.

Section 4. Said company shall have power to cross any water course, private or public sewer, or to change the direction thereof when necessary for the purposes of its incorporation, but in such manner as not to obstruct or impair the use thereof, and it shall be liable for any injury caused thereby. Whenever said company shall lay down any fixture in any highway, way or street, or make any alteration or repairs upon its works in any highway, way or street, it shall cause the same to be done with as little obstruction to public travel as may be practicable, and shall, at its own expense, without unnecessary delay, cause the earth and pavements there removed by it to be replaced in proper condition.

May cross or change direction of water courses, etc.

—shall not unnecessarily obstruct public travel.

Section 5. Said company may take and hold any waters as limited in section two and also any lands necessary for reservoirs, and other necessary structures, and may locate, lay and maintain aqueducts, pipes, hydrants and other necessary structures or fixtures in, over and through any lands for its said purposes, and excavate in and through such lands for such location, construction and maintenance. It may enter upon such lands to make surveys and location, and shall file in the registry of deeds for said county of Waldo, plans of such location and lands, showing the property taken, and within thirty days thereafter, publish notice of such filing in some newspaper in said county, such publication to be continued three weeks successively. Not more than one rod in width of land shall be occupied by any one line of pipe or aqueduct.

May take and hold lands for certain purposes.

—shall file plans of location and publish notice of such filing.

—limitation.

Section 6. Should the said company and the owner of such land so taken be unable to agree upon the damages to be paid for such location, taking, holding and construction, the damages shall be assessed in accordance with the law applicable to the assessment of damages for ways taken by railroads, so far as such law is consistent with the provisions of this act. If said company shall fail to pay such land owner, or deposit for his use with the clerk of the county commissioners aforesaid, such sum as may be finally awarded as damages, with costs when recovered by him, within ninety days after notice of final judgment shall have been received by the clerk of courts of said

Damages, how assessed.

CHAP. 107

county, the said location shall be thereby invalid, and said company forfeit all rights under the same as against such land owner. Said company may make a tender to any land owner damaged under the provisions of this act, and if such land owner recovers more damages than were tendered him by said company, he shall recover costs, otherwise said company shall recover costs. In case said company shall begin to occupy such lands before the rendition of final judgment, the land owner may require said company to file its bond to him with said county commissioners, in such sum and with such sureties as they approve, conditioned for said payment or deposit. No action shall be brought against said company for such taking, holding and occupation, until after such failure to pay or deposit as aforesaid. Failure to apply for damages within three years by the land owner, shall be held to be a waiver of the same.

Section 7. Any person suffering damage by the taking of water by said company as provided by this act, may have his damages assessed in the manner provided in the preceding section, and payment therefor shall be made in the same manner and with the same effect. No action shall be brought for the same until after the expiration of the time of payment. And a tender by said company may be made with the same effect as in the preceding section.

May make
contracts.

Section 8. Said corporation is hereby authorized to make contracts with the United States, and with corporations, and inhabitants of said town of Stockton Springs, or any village corporation therein for the purpose of supplying water as contemplated by this act; and said town of Stockton Springs by its selectmen, or such village corporation by its assessors, is hereby authorized to enter into contract with said company for a supply of water for public uses, on such terms and for such time as the parties may agree, which when made, shall be legal and binding on all parties thereto, and said town of Stockton Springs for this purpose may raise money in the same manner as for other town charges.

Capital stock.

Section 9. The capital stock of said company shall be one hundred thousand dollars, and said stock shall be divided into shares of twenty-five dollars each.

May hold
property to
the value
of \$200,000.

Section 10. Said company for all of its said purposes, may hold real and personal estate necessary and convenient therefor, not exceeding in amount two hundred thousand dollars.

May issue
bonds.

Section 11. Said company may issue its bonds for the construction of its works of any and all kinds upon such rates and time as it may deem expedient, to an amount not exceeding in

all the capital stock of said corporation subscribed for, and secure the same by mortgage or mortgages of the franchise and property of said company.

Section 12. The first meeting of said company may be called by a written notice thereof, signed by any corporator herein named, served upon each corporator by giving him the same in hand, or by leaving the same at his last usual place of abode, seven days before the time of meeting.

First meeting, how called.

Section 13. This act shall become null and void in two years from the day when the same shall take effect, unless said company shall have organized and commenced actual business under this charter.

Limitation of charter.

Section 14. This act shall take effect when approved.

Approved February 28, 1905.

Chapter 108.

An Act to authorize James Crawford and his associates to erect and maintain piers and booms in the Saint John River in the town of Grand Isle.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

James Crawford of Van Buren and Florent Sanfacon of Grand Isle; George C. Cutler and Fred E. Cutler of Boston, Massachusetts; John L. Cutler of New York City, New York; and Robert England of Cabano, Province of Quebec, and their associates, successors and assigns, are hereby authorized to build and maintain piers and booms in the Saint John river in the town of Grand Isle from the upper or northwesterly line of lot one hundred and eighty-eight down to a point situated opposite the lower or southeasterly line of lot numbered one hundred and ninety-six in said town, to be used in connection with a mill or mills to be hereafter built by them and for the purpose of sorting and holding logs and lumber to be manufactured at said mill or mills.

Corporators.

—may build and maintain piers and booms.

Approved February 28, 1905.

CHAP. 109**Chapter 109.**

An Act additional to and amendatory of Chapter one hundred and thirty-seven of the Private and Special Laws of nineteen hundred and three, entitled "An Act to amend the charter of the city of Auburn and to provide for a Board of Public Works."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 2,
chapter 137,
private and
special laws
of 1903,
amended.

Section 1. That section two of said chapter one hundred and thirty-seven be amended by striking out the word "five" in the first line, and inserting in place thereof the word 'six,' and adding at the end of the section: 'The mayor of the city for the time being shall be ex-officio a member of the Board of Public Works, and shall be chairman thereof,' so that said section as amended, shall read as follows:

Membership
of board.

—how
elected.

—mayor to
be chairman.

'Section 2. This board shall consist of six members, one from each ward, who shall be elected by the city council in the month of March. The mayor of the city for the time being shall be ex-officio a member of the Board of Public Works, and shall be chairman thereof.'

Section 4,
amended.

Section 2. That section four of the said chapter be amended by inserting after the word "eligible" in the first line the words 'to election,' so that said section as amended, shall read as follows:

Members of
city council
not eligible.

'Section 4. No member of the city council shall be eligible to election for service upon this board.'

Section 5,
amended.

Section 3. That section five be amended by striking out in the second and third lines these words, "one of its members as chairman and shall elect," so that said section as amended, shall read as follows:

Secretary
of board,
election and
duties of.

'Section 5. This board shall on the third Monday in March or as soon thereafter as practicable organize by the choice of a secretary whose duty it shall be to keep a record of the proceedings of the board, to notify members of meetings and perform such other duties as the board may direct.'

Section 7,
amended.

Section 4. That section seven be amended so it shall read as follows:

Pay roll,
approval of.

'Section 7. The weekly pay roll shall be approved by the superintendent of streets and sewers, and by the chairman of the board or in his absence by some member designated by him, all other bills shall be passed upon by the board before being paid from the city treasury.'

Inconsistent
acts repealed.

Section 5. All acts or parts of acts inconsistent with the provisions of this act, are hereby repealed.

Section 6. This act shall take effect when accepted by the city council of the city of Auburn.

Approved February 28, 1905.

Chapter 110.

An Act to regulate fishing in Shadow Pond, so called, in Squaw Mountain Township, Piscataquis County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. It shall be unlawful to fish for, take, catch or kill any kind of fish at any time in Shadow pond, so called, in Squaw Mountain township, county of Piscataquis, except from June first to August first of each year, and during this period it shall be unlawful to fish except in the ordinary method of angling with artificial flies, or fly fishing.

Shadow pond,
to regulate
fishing in.

Section 2. Whoever violates any of the provisions of this act shall be subject to the same penalty as is provided in the general law for illegal fishing.

Penalty.

Approved February 28, 1905.

Chapter 111.

An Act to amend Chapter eighty-six of the Private and Special Laws of nineteen hundred and three, entitled "An Act to authorize the Orono Pulp and Paper Company to generate, use and sell electricity."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section one of chapter eighty-six of the private and special laws of nineteen hundred and three is hereby amended by striking out the words "the cities of Old Town, Bangor, Brewer, and the towns of Orono and Veazie" in the fifth and sixth lines, and inserting in the place thereof the words, 'any part of Penobscot county.' Also in same section by striking out all the words after the word "purposes" in the tenth line, and inserting in the place thereof the words, 'other than to the Public Works Company or its successors, and also to any railroad company which is operated by steam, or its successors, to be used in moving trains or cars,' so that said section as amended, shall read as follows:

Section 1,
chapter 86,
private and
special laws
of 1903,
amended.

Section 1. The Orono Pulp and Paper Company is hereby specially authorized and empowered to make and generate electricity upon its property situated upon the Stillwater branch of the Penobscot river in Old Town in Penobscot county, and to transmit and conduct such electricity to and into any part of Penobscot county, and to use the same in all ways for its own purposes, and to sell the same for power and manufacturing

Authorized to
generate
electricity.

—to conduct
electricity
into any part
of Penobscot
county.

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—limitations.

purposes in units of not less than twenty-five horse power, and also for heating purposes, but not for electric lighting or street railway purposes other than to the Public Works Company, or its successors, and also to sell the same to any railroad company which is operated by steam, or its successors, to be used in moving trains or cars.'

Section 2. This act shall take effect when approved.

Approved February 28, 1905.

Chapter 112.

An Act to extend the charter of the Wilton Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Wilton Trust
Company,
charter
extended.

Section 1. The rights, powers and privileges of the Wilton Trust Company, which were granted by chapter two hundred and thirty-eight of the private and special laws of nineteen hundred and three, are hereby extended for two years from the approval of this act; and the persons named in said act, their associates and successors, shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purpose as specified in said act.

Section 2. This act shall take effect when approved.

Approved February 28, 1905.

Chapter 113.

An Act to extend the charter of the Eastport Street Railway Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Eastport
Street
Railway
Company,
charter
extended.

Section 1. The rights, powers and privileges of the Eastport Street Railway Company which were granted by chapter four hundred and sixty-five of the laws of eighteen hundred and ninety-seven, and extended by chapter one hundred and seventeen of the laws of eighteen hundred and ninety-nine, and further extended by chapter two hundred and sixty-eight of the private and special laws of nineteen hundred and one, and further extended by chapter two hundred and sixty-four of the private and special laws of nineteen hundred and three, are hereby further extended for and during the period of two years

from the seventeenth day of March, nineteen hundred and five, and all the rights, powers and privileges that were granted and acquired by virtue of or under said acts may and shall be exercised in the same manner and for the same purposes as provided in said chapter four hundred and sixty-five.

Section 2. This act shall take effect on the seventeenth day of March, nineteen hundred and five.

When act
shall take
effect.

Approved February 28, 1905.

Chapter 114.

An Act to authorize the County Commissioners of Aroostook County to create a Sinking Fund for the purpose of paying the bonded debt of said county.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The county commissioners of the county of Aroostook are hereby authorized to create a sinking fund, for the purpose of paying the bonded debt of said county.

County com-
missioners
authorized
to create
sinking fund.

Section 2. Such sums as shall be raised or appropriated for that purpose, shall be safely invested by the commissioners of said county, upon a two-thirds vote of said county commissioners and the senators and representatives to the legislature from said county present at a meeting called by said commissioners for that purpose; and such sums shall be reinvested, as occasion may require, in the name of said county, and in the manner herein provided, until required to be used in the payment of said bonded indebtedness of said county.

Investment
of sinking
fund.

Section 3. The meetings provided for in section two of this act, shall be called by the county commissioners, by a letter addressed by them to each member of the legislature from said county, naming the date, place and object of the meeting.

Meetings,
how called.

Section 4. Senators and representatives attending any meeting called under the provisions of section three of this act, shall be paid from the county treasury of said county actual expenses of attendance on said meetings, upon an order drawn by the county commissioners.

Compensa-
tion for
attendance at
meetings.

Section 5. This act shall take effect when approved.

Approved February 28, 1905.

CHAP. 115**Chapter 115.**

An Act to authorize the European and North American Railway and the Maine Central Railroad Company, its lessee, to change the location of its railroad bridge across the Kenduskeag stream in Bangor.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

European and North American Railway Company and Maine Central R. R. Co. authorized to change location of Kenduskeag bridge.

Section 1. The European and North American Railway and the Maine Central Railroad Company, its lessee, are hereby authorized to change the location of the bridge of said European and North American Railway across the Kenduskeag stream in Bangor under the direction of the railroad commissioners, and to build and maintain a new bridge, with two or more tracks, and a sidewalk for foot passengers on the north side thereof upon the changed location.

Section 2. This act shall take effect when approved.

Approved February 28, 1905.

Chapter 116.

An Act to extend the time in which the Van Buren Sewerage Company is authorized to commence business.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Van Buren Sewerage Company, charter extended.

Chapter one hundred eighty-two of the private and special laws of the year nineteen hundred and three is hereby continued in force and the incorporators named therein are hereby given a further period of two years from the time of the approval of this act in which to organize and commence business under said act.

Approved February 28, 1905.

Chapter 117.

An Act to extend the charter of the Cumberland Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Cumberland Trust Company, charter extended.

Section 1. The rights, powers and privileges of the Cumberland Trust Company which were granted by chapter three hundred and sixty-seven of the private and special laws of nineteen hundred and one, and extended by chapter thirty-one of the private and special laws of nineteen hundred and three, are hereby extended for two years from the approval of this act; and

the persons named in this act, their associates and successors, shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purposes as specified in said act.

Section 2. This act shall take effect on and after February eighteenth, nineteen hundred and five.

When act shall take effect.

Approved February 28, 1905.

Chapter 118.

An Act to extend the charter of the Pushaw Lake Railway.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The rights, powers and privileges of the Pushaw Lake Railway, which were granted by chapter two hundred and fifty-five of the private and special laws of nineteen hundred one, are hereby revived and extended, and the persons named in said act, their associates, successors and assigns, shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purposes as specified in said act, and the organization of said company is hereby confirmed.

Pushaw Lake Railway, charter extended.

Section 2. This act shall take effect when approved.

Approved February 28, 1905.

Chapter 119.

An Act additional to and amendatory of Chapter forty-eight of the Private and Special Laws of eighteen hundred and eighty-seven, entitled "An Act to incorporate the Winterport Ferry Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section two of chapter forty-eight of the private and special laws of eighteen hundred and eighty-seven is hereby amended by adding thereto the following: 'Said company shall not be required to transport carriages or perform other duties that will require the use of a scow from November the first to April the first of each year,' so that section two as amended, will read as follows:

Section 2, chapter 48, private and special laws of 1887, amended.

'Section 2. Said corporation is hereby authorized to set up, establish and maintain a ferry across the Penobscot river from Winterport village to Bucksport center, so called, with a boat

Ferry established.

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—exceptions
from
November 1,
to April 1 of
each year.

or boats to be propelled by steam, wind or horse power or oars, as may be deemed most advisable from time to time. Said company shall not be required to transport carriages or perform other duties that will require the use of a scow from November the first to April the first of each year.'

Approved February 28, 1905.

Chapter 120.

An Act to authorize Walter W. Irwin, his associates and assigns, to raise the water of Third Pond in the town of Bluehill.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Walter W. Irwin and his associates and assigns are hereby authorized and empowered:

Authorized to
raise waters
of Third
pond.

A. To raise the waters of Third pond, so called, in the town of Bluehill, in Hancock county, Maine, not exceeding five feet above the mean level thereof, by means of a dam or dams on their own land now or hereafter acquired, and gates, sluices or pipes, and to hold or use said waters for fire purposes or for other purposes necessary or desirable in carrying on mining and reducing operations in the vicinity of said pond.

Authorized to
divert waters
of Third
pond.

B. To take or divert any part of the waters of said Third pond by means of pipes, canal, or otherwise, and to lead or conduct said water from its natural channel for any purpose necessary or desirable in carrying on mining and reducing operations in the vicinity of said Third pond, including the right to conduct said waters across or under any public highway, subject to such reasonable restrictions as may be imposed by the selectmen of said town of Bluehill.

Damages,
how obtained.

Section 2. Any person or corporation whose lands are damaged under this act may obtain compensation for the injury in the same manner as provided under chapter ninety-four of the revised statutes of the state of Maine.

This act shall
become void
January 1,
1907, if \$300,000
has not then
been
expended.

Section 3. This act shall become null and void unless the said Irwin and his associates or assigns shall enter upon actual mining and reducing operations under this act on or before January one, nineteen hundred and seven, and shall construct and operate on or before said date, a mining and reducing plant of an actual cost of at least two hundred thousand dollars, and the certificate of any one of the county commissioners for said county of Hancock filed in the office of the clerk of said commissioners or recorded in their records, reciting compliance with said conditions, shall be conclusive evidence of such compliance.

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Section 4. This act shall become null and void at any time when said mining and reducing operations shall cease to be carried on regularly and in good faith for a period of two consecutive years.

Shall become
void when
operations
cease.

Section 5. This act shall take effect when approved.

Approved February 28, 1905.

Chapter 121.

An Act to enable the Sebago Lake, Songo River and Bay of Naples Steamboat Company to construct and maintain a wharf at the foot of Long Lake in the town of Naples in the county of Cumberland.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Sebago Lake, Songo River and Bay of Naples Steamboat Company, a corporation duly established and existing under the laws of the state, its successors and assigns, are hereby authorized and empowered to construct and maintain a wharf at the foot of Long lake in the town of Naples, in the county of Cumberland and on the southerly side of what is known as Long Pond bridge, and adjoining the easterly abutment of said bridge, and to extend the same at a sufficient length and width into the water to allow the landing of boats and steamers at said wharf.

Sebago Lake,
Songo River
and Bay of
Naples
Steamboat
Company
may
construct
wharf at foot
of Long lake.

Section 2. And for the purposes aforesaid the said corporation is hereby authorized to acquire by purchase, grant or gift, from any person or corporation, any lands, shore rights, rights of way from streets or highways to said wharf; said corporation may also for the purposes aforesaid, take, by right of eminent domain, any land, shore rights, rights of way from streets or highways to said wharf, in the same manner and under the same conditions, restrictions and limitations, as are by law prescribed in the case of taking land for the laying out of highways, upon payment of reasonable compensation therefor. Provided, however, that if said company, its successors or assigns, shall fail to use said wharf when necessary to leave or take passengers or freight for one season, unless prevented by conditions beyond their control, that all property taken by right of eminent domain, shall revert to the original owners, together with all structures thereon.

May acquire
lands, shore
rights, etc.

—may
exercise
right of
eminent
domain.

—proviso.

Section 3. Said corporation shall be held liable to pay a just compensation for the taking of the lands, shore rights, rights of way from streets or highways to said wharf, and if any person

Damages,
how as-
certained.

CHAP. 122

sustaining damage for property so as aforesaid taken, and said corporation shall not mutually agree upon the sum to be paid therefor, such person may cause his damages to be ascertained in the same manner and under the same conditions, restrictions, limitations, as are by law prescribed in the case of damages by the laying out of highways.

Section 4. This act shall take effect when approved.

Approved February 28, 1905.

Chapter 122.

An Act to amend the charter of the City of Rockland.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 9,
city charter
of Rockland,
amended.

Section 1. Section two of the city charter of the city of Rockland is hereby amended by striking out the word "seven" in the fourth line thereof and inserting in lieu thereof the word 'fourteen,' and by striking out after the word "aldermen" in the fifth line of said section the words, "and one board of twenty-one to be denominated the board of common council" and inserting the words 'or city council,' and by striking out after the word "city" in the seventh line, the words "which boards shall constitute and be called the city council," and by inserting the word 'and' before the word "all" in the eighth line, so that said section as amended, shall read as follows:

City council
established.

'Section 2. The administration of all fiscal, prudential and municipal affairs of said city, with the government thereof, shall be vested in one principal magistrate, to be styled the mayor, and one board of fourteen to be denominated the board of aldermen or city council, all of whom shall be qualified electors of said city and all of whom shall swear or affirm to faithfully perform the duties of their respective offices.'

Section 8.
amended.

Section 2. Section three of said charter is hereby amended by striking out, after the word "aldermen" in the seventh line of said section the words "and common council or either of them," and by inserting after the word "abode" in the twelfth line the words, 'or place of business' and by striking out the words "or boards" in said twelfth line; and by striking out after the word "aldermen" in the seventeenth line, the words, "and in the joint meetings of the two boards," and by striking out in the twenty-fifth line the words "and common councilmen," so that said section as amended, shall read as follows:

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'Section 3. The mayor of said city shall be the chief executive officer thereof; it shall be his duty to be vigilant and active in causing the laws and regulations of the city to be executed and enforced; to exercise a general supervision over the conduct of all subordinate officers, and cause violations or neglect of duty to be punished. He may call special meetings of the board of aldermen when, in his opinion, the interests of the city require it, by a notice in one or more of the city papers, or by causing a summons or notification to be given in hand or left at the last and usual place of abode, or place of business of each member of the board to be convened, at least six hours before the time fixed for such meeting. He shall, from time to time, communicate to the city council such information and recommend such measures as the interests of the city may require. He shall preside in the board of aldermen but shall have only a casting vote. The mayor shall receive for his services such compensation as the city council may allow, which shall not be less than three hundred or more than five hundred dollars per year, payable quarterly, and he shall not receive from the city any other compensation for any service by him rendered in any other capacity or agency. The aldermen shall not be entitled to receive any salary or other compensation during the years for which they are elected, nor be eligible to any office of profit or emolument, the salary of which is payable by the city.'

Mayor shall be chief executive officer.

—may call special meetings.

—shall communicate information and recommend measures.

—compensation of mayor

—aldermen shall receive no salary.

Section 3. Section four of said charter is hereby amended by striking out the words "of both branches" in the second line thereof, and by inserting after the word "council" in the sixth line, the words, 'which objections shall be entered at large on its journal and procedure shall be made to reconsider it' and by striking out after the word, "members" in the tenth line, the words, "of that branch, it shall be sent together with the objections to the other branch, by which it shall be reconsidered, and if passed by a vote of two-thirds of all the members of that branch" so that said section as amended, shall read as follows:

Section 4, amended.

'Section 4. Every law, act, ordinance, resolve or order, requiring the consent of the city council, excepting rules and orders of a parliamentary character, shall be presented to the mayor for approval. If not approved by him, he shall return it with his objections at the next stated session of the city council, which objections shall be entered at large on its journal and procedure shall be made to reconsider it. If, upon such reconsideration it shall be passed by a vote of two-thirds of all the members, it shall have the same effect as if signed by the mayor. If not so returned, or in case of vacancy in the office of mayor,

Acts, ordinances, orders, etc., shall be presented to mayor for approval.
—if not approved shall return same, with objections, to city council.
—how passed without approval of mayor.

CHAP. 122**Section 3,
amended.**

when said law, act, ordinance, resolve or order be finally passed, the same shall be valid without approval.'

Section 4. Section five of said charter is hereby amended by striking out after the word "alderman" in the eighteenth line of said section the words, "and common council," and by striking out after the word "city" in the nineteenth line, the words "to be exercised by concurrent vote, each board to have a negative upon the other. Each board," and inserting therein the words, 'the board of aldermen;' and by striking out after the word "by" in the twenty-third line the words "the mayor and aldermen" and inserting in lieu thereof the words 'this board'; and by striking out in the twenty-fourth line the words, "in each board"; and by striking out after the word "the" in the twenty-fifth line the words, "aldermen and common councilmen and all meetings of the two boards in convention" and inserting in lieu thereof the words, 'city council'; and by striking out in line twenty-eight the words, "of each of them" and in line twenty-nine the words "either of," so that said section as amended, shall read as follows:

**Mayor and
aldermen
shall have
powers of
selectmen.****—watch and
ward.****—police
department.****—board of
aldermen
shall keep
record of
proceedings.****—quorum.****—yea and nay
votes shall be
taken on
request of
two members.**

'Section 5. The executive powers of said city generally, and the administration of police and health departments, with all the powers of selectmen, except as modified by this act, shall be vested in the mayor and aldermen. All the powers of establishing watch and ward, now vested by the laws of the state in the justices of the peace and municipal officers or inhabitants of towns, are vested in the mayor and aldermen, so far as relates to said city; and they are authorized to unite the watch and police departments into one department and establish suitable regulations for the government of the same. The officers of police shall be one chief, to be styled the city marshal, and one deputy marshal, and so many watchmen and policemen, as may, from time to time be appointed. All other powers now or hereafter vested in the inhabitants of said city, and all powers granted by this act, as well as all powers relating to the fire department, shall be vested in the mayor and aldermen of said city. The board of aldermen shall keep a record of its proceedings, and judge of the election of its own members; and in case of vacancies new elections shall be ordered by this board. A quorum for the transaction of business shall consist of a majority thereof; all meetings of the city council shall be open and public; and the presiding officer shall have the powers of moderators of town meetings. At said meetings when any two members shall request it, the votes shall be taken by yeas and nays, which vote shall be recorded by the clerk.'

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Section 5. Section seven of said charter is hereby repealed and the following section enacted in its stead:

Section 7,
amended.

'Section 7. The mayor shall be elected from the citizens at large by the inhabitants of the city voting in their respective wards. One alderman, a warden and ward clerk shall be elected by each ward, being residents of the ward where elected. All of said officers shall be elected by ballot by a plurality of the votes given and shall serve for the following terms, beginning on the second Monday of March in each year; the mayor for one year, the aldermen for two years and the warden and ward clerk for one year or until others shall be elected and qualified in their places. Excepting that upon the first Monday of March, in the year of our Lord nineteen hundred and six, the first election of aldermen under this act shall take place, at which time the inhabitants of said city shall elect two aldermen from each ward, having the necessary qualifications, one of whom shall be elected for a term of two years and one for one year.'

Elections.

—term of
office.

—first
election
under this
act.

Section 6. Section eight of said charter is hereby amended by striking out in the third line of said section the words "three common councilmen" and by striking out in the eleventh line and in the fifteenth line thereof the words "common councilmen" and by striking out in the thirty-second line thereof the words "and common councilmen," and by striking out in the thirty-sixth line thereof the word "two," and by changing the word "boards" in the same line to the word "board"; and by striking out all after the word "peace" in the following line of said section, so that said section as amended, shall read as follows:

Section 8,
amended.

'Section 8. On the first Monday in March annually, the qualified electors of each ward shall ballot for a mayor, one alderman, and a warden and ward clerk on one ballot. All the votes given for the said several officers respectively shall be sorted, counted, declared and registered in open ward meeting, by causing the names of the persons voted for, and the number of votes given for each, to be written on the ward records at length. The ward clerk within twenty-four hours after such election, shall deliver to the persons elected alderman, warden and ward clerk, certificates of their election, and shall forthwith deliver to the city clerk a certified copy of the records of such election; provided, however, that if the choice of alderman, warden or ward clerk is not effected on that day, the meeting shall be adjourned from day to day, until a choice shall be effected. The board of aldermen shall, as soon as conveniently may be, examine the copies of the records of the several wards, certified as aforesaid, and shall cause the person who shall have

Election shall
be on first
Monday in
March,
annually.

—ward clerk
shall give
notice to
persons
elected.

—board of
aldermen,
shall be
canvassing
board.

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—vacancy in
office of
mayor, how
filled.

—city clerk
shall
administer
oath to
mayor.

—aldermen to
be sworn by
mayor or
justice of
the peace.

Section 10,
amended.

Chairman of
city council.

—president
pro tem.

Section 11,
amended.

Officers to be
elected by
city council.

—city clerk,
treasurer,
city marshal.

—overseer of
poor,

received the greatest number of votes given for mayor in all the wards, to be notified in writing, of his election; but if it shall appear that no person shall have been so elected, or if the person elected shall refuse to accept said office, the said board shall issue their warrant for another election; and in case of a vacancy in the office of mayor, by death or otherwise, it shall be filled for the remainder of the term by a new election, in the manner heretofore provided for the choice of said mayor. The oath or affirmation prescribed by this act shall be administered to the mayor by the city clerk, or any justice of the peace in said city. The aldermen elect shall, on the second Monday in March, at ten o'clock in the forenoon, meet in convention, when the oath or affirmation required by the second section of this act shall be administered to the members of the board present, by the mayor or any justice of the peace.'

Section 7. Section ten of said charter is hereby amended by striking out after the word "board" in the sixth line thereof, the words "and at conventions of the two boards," so that said section as amended, shall read as follows:

'Section 10. After the organization of the city government, and the qualification of a mayor, and when a quorum of the board of aldermen shall be present, said board, the mayor presiding, shall proceed to choose a permanent chairman, who, in the absence of the mayor, shall preside at all meetings of the board, and in case of any vacancy in the office of mayor, he shall exercise all the powers, and perform all the duties of the office, so long as such vacancy shall remain, and when the mayor shall be absent from the city, or is prevented by sickness or other cause from attending to the duties of his office, shall possess all rights and powers of the mayor, during such absence or disability. The board of aldermen in the absence of the mayor and permanent chairman, shall choose a president pro tempore, who shall exercise all the powers of a permanent chairman.'

Section 8. Section eleven of said charter is hereby amended by striking out in the third line thereof the words "in joint convention," so that said section as amended, shall read as follows:

'Section 11. The city council shall annually, on the second Monday in March, or as soon thereafter as may be convenient, by ballot elect for the ensuing year the following officers; a city clerk, a city treasurer, a chief of police, who shall be styled the city marshal, and who shall exercise all the powers and perform all the duties of a constable, one overseer of the poor, one assessor of taxes, a road commissioner, or in lieu of a road com-

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missioner, a board of road commissioners consisting of three members who shall have charge of all the work and expenditures upon the streets, sidewalks and sewers; and when the city council shall by vote decide to elect a board of commissioners as aforesaid they shall be elected, one for three years, one for two years and one for one year; after the first election one member thereof shall be elected annually; a collector of taxes, a school agent, one member of the superintending school committee or a supervisor, and one or more city constables. All said officers and agents shall hold their offices during the ensuing year and until others are elected and qualified in their stead, unless sooner removed by the city council; and all moneys received and collected for and on account of the city by any officer or agent thereof, shall forthwith be paid into the city treasury. The city council shall take care that moneys shall not be paid from the treasury unless granted or appropriated; shall secure a prompt and just accountability by requiring bonds with sufficient penalties and sureties from all persons trusted with the receipt or custody of the public money; shall have the care and superintendence of the city public buildings and the custody and management of all city property, with power to let or sell what may be legally let or sold, and to purchase in the name of the city such real or personal property, not exceeding the sum of two hundred thousand dollars, including the property now owned by the city, as they deem of public utility. And the city council shall, as often as once a year, cause to be published, for the information of the inhabitants, an account of receipts and expenditures and a schedule of the city property, and no money shall be paid from the city treasury unless the same be appropriated by the city council and upon a warrant signed by the mayor, which warrant shall state the appropriation under which the same is drawn.'

assessor of
taxes, road
commis-
sioner.

—collector of
taxes, school
committee
and
constables.

—tenure of
officers.

—duties of
city council.

—account
of receipts
and
expenditures
shall be
published
annually.

Section 9. Section thirteen is hereby amended by striking out in the third line the words "in joint convention" and by striking out after the word "removed" in the fourth line thereof, the words "by concurrent vote of a majority of all the members of each board of the city council," and inserting in lieu thereof the words, 'by the mayor upon the approval of a majority of the board of aldermen.' And by striking out after the word "council" in the seventh line of said section, the words, "all vacancies may be filled by the board or boards having the power to elect or appoint," and inserting in lieu thereof the words, 'the board of aldermen may fill a vacancy in any position over which they have elective or appointive control,' so that said section as amended, shall read as follows:

Section 13,
amended.

CHAP. 122**Other officers.****—officers,
how
removed.****—vacancies,
how filled.****Section 15,
amended.****Duties of
city clerk.****Section 19,
amended.****Laying out
streets, etc.****—damages,
how
estimated.****—notice, how
given.****—hearings.****—return of
proceedings.**

'Section 13. The city council shall provide by ordinance for the election and removal of all other necessary officers. All officers elected by the city council may be removed by the mayor upon the approval of a majority of the board of aldermen. The compensation of all officers shall be fixed by the city council. The board of aldermen may fill a vacancy in any position over which they have elective or appointive control. The term of all officers, except as otherwise specially provided, shall be for one year and until others are qualified in their places.'

Section 10. Section fifteen of said charter is hereby amended by striking out in the third line thereof the words, "or common council" so that said section as amended, shall read as follows:

'Section 15. The city clerk shall be the clerk of the board of aldermen; he shall perform such duties as shall be prescribed by the board of aldermen and shall perform all the duties and exercise all the powers by law incumbent upon or vested in town clerks; he shall give notice in one of the papers printed in the city, of the time and place of regular ward meetings; but the place of regular ward meetings and also the day and hour, when not fixed by law, shall be determined by the board of aldermen.'

Section 11. Section nineteen of said charter as amended by chapter of the laws of eighteen hundred and ninety-seven, is hereby amended by striking out the word "joint" in the sixth line and the words "of the two boards" in the seventh line of said section, so that said section as amended, shall read as follows:

'Section 19. The city council shall have exclusive authority to lay out, widen or otherwise alter or discontinue any and all streets, or public ways in the city of Rockland, without petition therefor and as far as extreme low water mark; and to estimate all damages sustained by the owners of land taken for that purpose. A standing committee shall be appointed, whose duty it shall be to lay out, alter, widen or discontinue any street or way in said city, first giving notice of the time and place of their proceedings to all parties interested, by publishing the same two weeks successively in two weekly papers printed in Rockland, or in one weekly and one daily paper, printed in Rockland, and when notice is given in a daily paper said notice shall appear at least twice in each week, the last publication to be one week at least previous to the time appointed. The committee shall first hear all parties interested and then determine and adjudge whether the public convenience requires such street or way to be laid out, altered or discontinued; and shall make a written return of their proceedings, signed by a majority of them, containing

CHAP. 122

the bounds and descriptions of the street or way, if laid out or altered, and the names, when known, of the owners of the land taken, to whom damages are allowed, and the damages allowed therefor; the return shall be filed in the city clerk's office at least seven days previous to its acceptance by the city council. The street or way shall not be altered or established until the report is accepted by the city council, and the report shall not be altered or amended before its acceptance. A street or way shall not be discontinued by the city council excepting upon the report of said committee. The committee shall estimate and report the damages sustained by the owners of the land adjoining that portion of the street or way which is so discontinued; their report shall be filed with the city clerk seven days at least before its acceptance. Any person aggrieved by the decision or judgment of the city council in establishing, altering, or discontinuing streets, may, so far as relates to damages, appeal therefrom to the supreme judicial court, which court shall determine the same by a committee, or reference under a rule of court, if the parties agree, or by a verdict of its jury, and shall render judgment and issue execution for the damages recovered, with costs to the party prevailing in the appeal. Such appeal shall be made to the term of the supreme judicial court which shall first be holden in the county of Knox more than thirty days from and after the day the street is finally established, altered or discontinued, excluding the day of commencement of the session of said court. The appellants shall serve written notice of such appeal upon the mayor or city clerk, fourteen days at least before the session of the court, and shall at the first term file a complaint setting forth substantially the facts of the case. On the trial exceptions may be taken to the rulings of the court as in other cases. Co-tenants who are appellants shall join in their appeal or shall not recover their costs. If an appeal is not so taken, the right of appeal shall be held to be waived. If a street or way is discontinued before the damages are paid or recovered for the land taken, the land owner shall not be entitled to recover such damages, but the committee in their report discontinuing the same shall estimate and include all the damages sustained by the land owner, including those caused by the original location of the streets, and in such cases, if an appeal has been regularly taken, the appellant shall recover his costs. The city shall not be compelled to construct or open any street or way thus hereafter established, until in the opinion of the city council the public good requires it to be done, nor shall the city interfere with the possession of the land so taken by removing therefrom

—return shall
be filed.

—land
damages.

—appeal from
decisions.

—appellants
shall serve
written
notice.

—exceptions,
how taken.

CHAP. 122**—sidewalks.**

materials or otherwise, until they decide to open and construct said street. The city council may reserve and set off as sidewalks such part or portion of the several streets in said city now or hereafter to be established, as may appear to be necessary for the safety, convenience and accommodation of foot passengers, and may regulate the height and width of sidewalks in any public square, places, streets, lanes or alleys in said city; and may authorize posts and trees to be placed along the edge of said sidewalks. Nor shall the city be answerable for damages occasioned by telegraph, telephone, electric light or electric car poles and wires erected in its streets.'

**Section 25,
amended.**

Section 12. Section twenty-five of said charter is hereby amended by inserting after the word "aldermen" in the first line thereof, the words 'or in lieu thereof, a special licensing board composed of the mayor and four members of the board of aldermen to be designated by the mayor,' so that said section as amended, shall read as follows:

**Licensing
board.**

'Section 25. The mayor and aldermen, or in lieu thereof, a special licensing board composed of the mayor and four members of the board of aldermen to be designated by the mayor, may on such terms and conditions as they may think proper, license any person or corporation to place in any street for such time as may be necessary, any materials for making or repairing any street, sidewalk, crosswalk, bridge, watercourse or drain, or for erecting, repairing, moving or finishing any building or fences, or for laying or repairing gas or water pipes. And such material or building so placed by virtue of any license obtained as aforesaid shall not be considered an incumbrance or nuisance in such street; and the city shall not be liable for any damage occasioned by such materials. Any person or corporation occupying or using any of the streets in the city for the purposes aforesaid, without first obtaining a license therefor, shall be punished by a fine not exceeding twenty dollars for each offense, to be recovered on complaint for the use of the city.'

**—penalty for
occupying
streets
without
license.****Section 28,
amended.**

Section 13. Section twenty-eight of said charter is hereby amended by striking out after the word "members" in the third line, the words "of each board" so that said section as amended, shall read as follows:

**Appropriations of
money shall
be made by
majority vote
of whole
council.**

'Section 28. No appropriation of moneys for any purpose shall be made without a majority vote of all the members of the city council.'

Referendum.

Section 14. These amendments shall be submitted to the inhabitants of the city of Rockland in whole or in substance, at their annual election on the first Monday in March, nineteen

hundred and five, and if accepted by a majority of those voting in relation thereto, shall take effect at the beginning of the municipal year, nineteen hundred and six and nineteen hundred and seven.

Approved February 28, 1905.

Chapter 123.

An Act to extend the charter of the Merchants' Trust Company, and to change the name of some of the corporators.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The rights, powers and privileges of the Merchants' Trust Company, located at Auburn, Androscoggin county, Maine, which were granted by chapter three hundred and twenty-four of the private and special laws of nineteen hundred and three, approved March twenty-six, nineteen hundred and three, are hereby extended for two years from the approval of this act, and George C. Wing, Henry P. Cox, Seth M. Carter, George P. Martin, David R. Hastings and Everett L. Smith, their associates and successors, shall have all the rights, powers and privileges that were granted by said original act, to be exercised in the same manner and for the same purposes as specified therein.

Merchants
Trust
Company,
charter
extended.

Section 2. This act shall take effect when approved.

Approved March 7, 1905.

Chapter 124.

An Act to incorporate the town of Westfield in the county of Aroostook.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Township number ten, range two, west from the east line of the state, in the county of Aroostook, and known as Westfield plantation, is hereby incorporated into a town by the name of Westfield, and the inhabitants of said town are hereby vested with all the powers, privileges, immunities and liabilities of other towns.

Town of
Westfield
incorporated.

Section 2. The present board of assessors of Westfield plantation are hereby authorized and required to call the first meeting of the town under this act, for the choice of town officers,

First meeting
of town, by
whom called.

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Property of
plantation
shall vest in
town.

by issuing their warrant for the same seven days prior to the time of said meeting, which shall be holden in the month of March of the present year.

Section 3. The town hereby created shall be possessed of all the property and effects belonging to said plantation, and shall assume all the liabilities thereof.

Section 4. This act shall take effect when approved.

Approved March 7, 1905.

Chapter 125.

An Act in relation to the lands reserved for public uses in the Plantation of Kingsbury.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Land agent
authorized to
sell lands
reserved for
public uses in
plantation of
Kingsbury.

Section 1. The land agent is hereby authorized and directed, upon payment to him of the sum of two thousand seven hundred and fifty dollars, to sell and convey all of the lands reserved for public uses in the plantation of Kingsbury, and to release all actions or causes of action which the state now has or might have for all trespasses heretofore committed upon said lands. An instrument of conveyance similar in form to that usually adopted by the agent in the conveyance of public lands, shall, when duly executed and delivered by said land agent, be sufficient to convey title to such lands and to effectuate such release.

—conveyance
of title.

Disposition
of proceeds
of sale.

Section 2. The proceeds of such sale and release, less all expenses, costs and expenditures incurred by the land agent in the recovery thereof and in connection therewith, shall be deposited with the treasurer of the state to the credit of the school fund of said plantation of Kingsbury.

Section 3. This act shall take effect when approved.

Approved March 7, 1905.

Chapter 126.

An Act to legalize the doings of the town of Masardis, in the County of Aroostook.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The election and qualification and all acts and doings by them performed in their official capacity of the assessors, selectmen and overseers of the poor, treasurer and clerk of the town of Masardis in the county of Aroostook, for the year nineteen hundred and four, is hereby confirmed, legalized and made valid.

Masardis,
doings of
town of, made
valid.

Section 2. This act shall take effect when approved.

Approved March 7, 1905.

Chapter 127.

An Act to organize the Plantation of Portage Lake.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Portage Lake plantation formerly township number thirteen in range six west from the east line of the state in Aroostook county, is hereby made an organized plantation, with all the rights, powers and privileges belonging to organized plantations by the law of this state.

Portage Lake
plantation
organized.

Section 2. This act shall take effect when approved.

Approved March 7, 1905.

Chapter 128.

An Act authorizing and ratifying the construction and maintenance of a wharf from Mackworth or Mackeys Island, so called, into the tide waters of Casco bay, in the town of Falmouth, Maine.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Mehetabel C. P. Baxter and her assigns as the owners of a certain island called Mackeys or Mackworth island in the town of Falmouth, are hereby authorized to construct and maintain a private wharf, pier and breakwater from said island into the tide waters of Casco bay.

Wharf
authorized
from
Mackey's
island into
waters of
Casco bay.

Section 2. The location and erection of any wharf, pier and breakwater already constructed before the approval of this act

Location of
wharf, pier
and

CHAP. 129breakwater
legalized.

by the said Baxter as owner of said island and from said island into the said tide waters of Casco bay are hereby legalized, ratified and confirmed and the said Baxter and her assigns are hereby authorized to maintain such structure or structures as a private wharf, pier and breakwater.

Section 3. This act shall take effect when approved.

Approved March 7, 1905.

Chapter 129:

An Act to incorporate the Messalonskee Electric Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Section 1. Harvey D. Eaton, Walter S. Wyman, John N. Webber, Edward L. Meader, William T. Haines, George Fred Terry, Reuben W. Dunn of Waterville, William M. Ayer of Oakland and Herbert M. Heath of Augusta, their associates, successors and assigns, are hereby made a body corporate by the name of the Messalonskee Electric Company.

—corporate
name.

Purposes.

Section 2. The purpose of said corporation shall be to make, generate, sell, distribute and supply electricity in the city of Waterville, and the towns of Oakland, Fairfield, Benton and Winslow in accordance with the general statutes relating to that business.

Capital stock.

Section 3. The capital stock of said corporation shall be two hundred and fifty thousand dollars divided into shares of one hundred dollars each, of such classes as the shareholders may determine, and it may issue bonds for such amounts as may be required and secure said bonds by mortgages upon the property and franchises of the company.

—may issue
bonds.May acquire
property of
corporators
or individuals
engaged in
similar
business.

Section 4. Said corporation is hereby authorized to acquire by purchase plants, property, franchises, rights, privileges and locations of other corporations or individuals engaged in the electric business in the territory above mentioned, and such corporations and individuals are hereby authorized to convey, transfer and assign such property, franchises, rights, privileges and locations to the said Messalonskee Electric Company, and after the acquisition of any such property by said Messalonskee Electric Company it shall have, hold, enjoy and exercise the same for its own uses and purposes as though originally granted to it.

Section 5. This act shall take effect when approved.

Approved March 7, 1905.

Chapter 130.

An Act to extend the charter of the Caratunk Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The rights, powers and privileges of the Caratunk Power Company, which were granted by chapter two hundred and two of the private and special laws of one thousand nine hundred and three, are hereby extended, for and during a term of two years from the date of the approval of this act, with the exception of the right of the Madison Village Corporation to purchase the franchise and property of said company according to the provisions of section nine of chapter two hundred and two aforesaid, which section is hereby repealed.

Caratunk
Power
Company,
charter
extended.

Section 2. This act shall take effect when approved.

Approved March 7, 1905.

Chapter 131.

An Act to extend the charter of the Hillside Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The rights, powers and privileges of the Hillside Water Company which were granted by chapter two hundred and eighty-nine of the private and special laws of nineteen hundred and three, are hereby extended for two years from the passage of this act; and the persons named in said act, their associates and successors shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purposes as specified in said act.

Hillside
Water
Company,
charter
extended.

Section 2. This act shall take effect when approved.

Approved March 7, 1905.

CHAP. 132**Chapter 132.**

An Act to amend Section one of Chapter two hundred and seventy-four of the Private and Special Laws of nineteen hundred and one, relating to the maintenance of piers and booms on the Saint John river in the town of Grand Isle.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1,
chapter 274,
private and
special laws
of 1901,
amended.

Section one of chapter two hundred and seventy-four of the private and special laws of nineteen hundred and one is hereby amended by striking out in the ninth line the word "and" and inserting in the tenth line the words 'and two hundred sixteen,' so that said section as amended, shall read as follows:

Piers and
booms at
Green Island
authorized.

'Section 1. Alexis Morneault of Grand Isle, county of Aroostook in the state of Maine, his associates and assigns, are hereby authorized and empowered to erect and maintain piers and booms on the Saint John river at a point known as Green island, beginning at Denis Leoque's homestead farm and extending along lots numbers two hundred four, two hundred five, two hundred six, two hundred seven, two hundred eight, two hundred nine, two hundred ten, two hundred eleven, two hundred twelve, two hundred thirteen, two hundred fourteen, two hundred fifteen and two hundred sixteen, in said town of Grand Isle, for the purpose of sorting and holding all logs and lumber intended for use in the manufacture of lumber at said Alexis Morneault's mill; but in no way shall they be constructed so as to impede navigation or to unreasonably obstruct the common use of said river.'

--location of.

--shall not
impede
navigation.

Approved March 7, 1905.

Chapter 133.

An Act to incorporate the Farmington Society for the Prevention of Cruelty to Animals.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Section 1. Belle W. Gilman, George C. Purington, S. Clifford Belcher, Harriet P. Keyes, John J. Hunt, Achsa F. Austin, Daniel M. Bonney, Ella O. Belcher, Luella E. Reynolds, Arthur W. Perkins, Mittie T. Wade, D. H. Knowlton, Sarah C. Purington, Kate M. Titcomb, Ella G. Morrison, C. A. Gould, George W. Wheeler, Roland L. Withee, J. C. Tarbox, A. B. Dolbier, Arthur H. Coar, J. M. S. Hunter, A. J. Gerry, Henry P. White, Charles W. Keyes, F. E. Voter, Emery V. Varney, Geo. C. Knapp, Carleton P. Merrill, J. Prentice Flint, Herbert H. Rice,

Mrs. C. E. Marr, Mrs. M. L. Holt, Helen G. Howard, Julia W. Holt, Hortense M. Merrill, Lillian D. Paine, Archie E. Roderick, Nina D. Palmer, F. O. Lyford, Edward C. Merrill, Frank E. McLeary, M. Abbie Fenderson, Edward K. Woodman, S. O. Tarbox, Jr., E. A. Hardy, Charles H. Pierce, Fred W. Knox, Florence M. Norton, Arbo C. Norton, E. A. Odell, Ada B. Leavitt, Herbert Morton, Fred P. Adams, Flora A. Brooks, Julia W. Butler, F. Burnham McLeary, Emma Bangs, Harriet Thwing, their associates and successors, are hereby created a body politic and corporate, by the name of Farmington Society for the Prevention of Cruelty to Animals, with all the powers and privileges, and subject to all the duties, liabilities and restrictions provided and set forth in all general laws which now are, or hereafter may be, in force relating to such corporations; with authority to hold real and personal estate, for the purposes of the corporation, not exceeding in amount fifty thousand dollars.

Corporate
name.—duties,
liabilities and
restrictions. 4

Section 2. Either of the first three named corporators is authorized to call the first meeting of said society, by mailing to each corporator a written or printed notice setting forth the time and place of holding said meeting, at least seven days before the time appointed for holding such meeting.

First
meeting,
how called. 2

Section 3. This act shall take effect when approved.

Approved March 7, 1905.

Chapter 134.

An Act to enlarge the corporate rights of the Piscataquis Woolen Company to do electric lighting.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Piscataquis Woolen Company, a corporation duly established under the general laws of the state of Maine, having its place of business at Guilford, county of Piscataquis, state of Maine is authorized and empowered in addition to its other corporate rights and purposes, to carry on the business of lighting by electricity such public streets of the town of Guilford, and such buildings and places therein, public and private, as may be agreed upon by said corporation and the owners or those having control of such places to be lighted; and may furnish motive power by electricity within the limits of said town of Guilford; and may build and operate manufactories and works for the providing and supplying of electricity, light and power, and may lease, purchase and hold real and personal

Piscataquis
Woolen
Company
authorized to
light public
streets, etc.,
in town of
Guilford.—may furnish
motive
power.

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—may hold
property to
amount of
\$30,000.

—may
operate lines
of wire.

—may
establish
posts.

Consent of
municipal
officers to be
obtained.

—shall repay
damages.

Shall not
unnecessarily
obstruct
streets.

—shall not
impair use of
drains, etc.

Damages for
land taken,
how
estimated.

Liability for
injury to
private
property.

estate for the proper objects of the corporation, to the amount of thirty thousand dollars, and to construct, lay, maintain and operate lines of wire or other material for the transmission of electricity, submarine, under ground, upon, under and along and over any and all streets and ways under the direction of the municipal officers of said Guilford; and in public places in such a manner as not to endanger the appropriate public use thereof, and to establish and maintain, under direction of said municipal officers all necessary posts, pipes, supports, and appurtenances, and terminating at such points as may be expedient.

Section 2. For the erecting said wires above ground and for laying the same, of pipes thereof, submarine or under ground, and for taking up, replacing and repairing the same, said company shall first obtain the consent of the municipal officers of said town, and perform all said acts as directed by said municipal officers; and said company shall repay to said Guilford any sum which said town may have been compelled to pay on any judgment for any damages caused by a defect or want of repair in the streets thereof, due to the neglect of said company or on any judgment for damages caused by the negligence of said company in the erecting and maintaining of any posts, wires or appurtenances connected with said business.

Section 3. Said company, at its own expense, without unnecessary delay, shall remove any and all obstructions in any street or way, made in erecting or laying the lines for such purposes, and cause earth disturbed to be properly replaced. It shall not be allowed to obstruct or impair the use of any public or private drain, or gas pipe, or sewer, telegraph or telephone wire, but may cross, or when necessary, change the direction of any private wire or pipe, drain or sewer, being responsible to the owner or other person for any injury occasioned thereby, in an action on the case.

Section 4. Damages for any land taken for the purposes of erecting or laying said lines, if the parties cannot agree, shall be estimated, secured and paid as in the case of lands taken for railroads.

Section 5. Nothing contained in this act shall be construed to affect or diminish the liability of said corporation for any injury to private property, by depreciating the value thereof or otherwise, but any legal remedies existing shall continue. The selectmen of said Guilford, for the time being, shall at all times, have the power to regulate and control the acts and doings of said corporation which may in any manner affect the health or safety or become a nuisance to the inhabitants of said town.

CHAP. 135

Section 6. This act shall be in lieu of "An Act to incorporate the Guilford Electric Light and Power Company," passed by the senate and house of representatives in legislature assembled, for the year of our Lord one thousand eight hundred and ninety-nine, which is hereby repealed.

This act shall be in lieu of act to incorporate Guilford Electric Light and Power Co.

Section 7. The rights and privileges created by this act enlarging the corporate powers and privileges of the Piscataquis Woolen Company, whose plant is located at the north end of the dam across the Piscataquis river, at Guilford village, enabling said company to make, generate, sell, distribute and transmit electricity for lighting, manufacturing and mechanical purposes, shall extend to the water privilege at the south end of said dam in said town of Guilford, which rights and privileges may be exercised by the present owner of said privilege, the Kineo national bank of Dover, Maine and by said bank transfer and convey to any person or corporation that it may convey the said privilege to and by such person or corporation exercise in connection with the use of said privilege, except that the present owner, or such person or corporation as said bank may convey to as aforesaid shall not engage in selling or distributing electricity for lighting purposes in the town of Guilford except that it may generate and distribute electricity for lighting purposes for his or its own use.

Rights shall extend to south end of dam.

—exception.

Section 8. This act may be accepted at any regular meeting of said Piscataquis Woolen Company.

When this act may be accepted.

Section 9. This act shall take effect when approved.

Approved March 7, 1905.

Chapter 135.

An Act to incorporate the President and Trustees of the Farmington Home for Aged People.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Julia W. Butler, Lydia P. Holley, Anna B. Austin, Henrietta B. W. Brown, J. P. Thwing, H. M. Thwing, Austin Reynolds, Luella Reynolds, Benjamin Goodwin, Nancy L. Goodwin, Susan E. Smith, Orrah M. Jennings, Charles H. Pierce, Ella C. Pierce, Charles W. Keyes, Harriet P. Keyes, S. C. B. Ramsdell, Belle W. Gilman, Anna M. Butterfield, H. Herbert Rice, Ida M. Rice, S. Clifford Belcher, Ella O. Belcher, John J. Linscott, Chester Greenwood, Isabel W. Greenwood, their associates and successors, are hereby incorporated by the

Corporators.

—corporate name.

CHAP. 135**—purpose.**

name of the President and Trustees of the Farmington Home for Aged People, for the purpose of providing a suitable home for aged persons who may be in need of such home.

Powers and privileges.

Section 2. Under the above name, said corporation may sue and be sued, take by purchase, gift, devise, bequest or otherwise, real and personal property, and hold the same for the purpose expressed in section one, to an amount not exceeding one hundred thousand dollars; and may control, manage, sell and dispose of the same for the purpose aforesaid; and shall possess all the rights, privileges and immunities and be subject to all the duties and liabilities that pertain and belong to corporations created for charitable purposes under the laws of this state.

Officers.

Section 3. Said corporation shall elect a president and trustees, not less than five in number, and may elect such other officers as they may deem proper; may appoint a board of management, or such officer or officers as they may deem proper, for the control and conduct of any home established under this act; prescribe rules and regulations for the admission and discharge of persons, as inmates of said home; adopt all necessary rules and by-laws, and do all other acts necessary or expedient for the establishment and management of said home, not inconsistent with the laws of this state or of the United States of America.

—board of management.**First meeting, how called.**

Section 4. The first meeting of the corporation for the purpose of organization may be called by any one of the above named corporators by publication of a notice of the time and place of such meeting, signed by such corporator, in any newspaper printed and published in Farmington. Such notice must be published at least fourteen days prior to such meeting, and such meeting and all subsequent meetings of said corporation, must be held within the limits of Farmington Village Corporation.

Section 5. This act shall take effect when approved.

Approved March 7, 1905.

Chapter 136.

An Act to authorize Joseph Long to build and maintain a toll bridge for foot passengers across Saint John River at or near Fort Kent, and to build and maintain piers and abutments for supporting said bridge.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Joseph Long of Clair Station in the province of New Brunswick, Canada, is hereby authorized and empowered to erect, construct, maintain, manage and use a toll bridge for foot passengers across Saint John river, at or near Fort Kent, Maine, opposite Clair Station, New Brunswick, Canada, provided said bridge shall be so constructed and maintained as not to interfere with or obstruct the navigation of said river.

Joseph Long
authorized to
maintain toll
bridge across
Saint John
river.

Section 2. Said Joseph Long is also empowered to build and maintain piers and abutments on the same place for the purpose of supporting said bridge.

May build
piers and
abutments.

Section 3. Said Joseph Long is hereby authorized to collect tolls at the rate of five cents for each and every person crossing on said bridge.

Rates of toll.

Section 4. The bridging of said river as aforesaid for the purposes herein set forth is hereby approved.

Bridging
of river
approved.

Section 5. This act shall take effect when approved.

Approved March 7, 1905.

Chapter 137.

An Act granting Belonie Hebert and Sons the right to erect and maintain piers and booms on the Saint John river in the town of Madawaska.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Belonie Hebert, Thomas Hebert, Denis Hebert and F. W. Pelletier, under the firm of Belonie Hebert, and F. W. Pelletier and Sons, of Madawaska, county of Aroostook, in the state of Maine, their associates and assigns, are hereby authorized and empowered to erect and maintain piers and booms on the Saint John river at a point known as Martin island, and formerly called Indian island, beginning at said Belonie Hebert's eastern or lower line of his homestead farm which comprises a part of lot numbered one hundred thirty-seven and extending along lots numbers one hundred thirty-six, one hundred thirty-five and one hundred thirty-four, in said town of Madawaska, for the purpose of sorting and holding all logs and lumber intended for use in the manufacture of lumber

Piers and
booms
authorized on
Saint John
river.

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May pass
and repass
along shore.

at said Belonie Hebert and Sons' mill, but in no way shall they be constructed so as to impede navigation or to unreasonably obstruct the common use of said river.

Section 2. Said Belonie Hebert and Sons, their associates and assigns, with their agents, servants and teams, may pass and repass over the shore along which their piers and booms shall be situated and to and from the shores for the purpose of erecting and maintaining said piers and booms and to connect the same with the shore, but not otherwise.

Section 3. This act shall take effect when approved.

Approved March 7, 1905.

Chapter 138.

An Act to amend Chapter two hundred and forty-two of the Private and Special Laws of eighteen hundred and ninety-five, entitled "An Act to incorporate the city of South Portland."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Item 3,
section 23,
chapter 242,
private and
special laws
1895 amended.

Section 1. Item two of section twenty-three, of chapter two hundred and forty-two of private and special laws of eighteen hundred and ninety-five, is hereby amended so that the same shall read as follows:

Exclusive
original
jurisdiction
of court.

Item II. 'Said court shall have exclusive original jurisdiction of all offenses against the ordinances and by-laws of said city, and of the local board of health herein, and of such criminal offenses and misdemeanors committed therein, as are cognizable by trial justices; and of all civil actions wherein the debt or damages demanded do not exceed twenty dollars, and both parties reside in said city, except when the judge of said court is interested in any such action as party or attorney; and original jurisdiction concurrent with the superior court of the county of Cumberland in all civil actions wherein the debt or damages do not exceed fifty dollars, exclusive of costs, in which any party to the action or person summoned as trustee shall reside, or, if not an inhabitant of the state, shall be commorant or have a place of business, in said city.'

—original
concurrent
jurisdiction.

Item 4,
section 23,
chapter 242,
private and
special laws
1895,
amended.

Section 2. Item four of section twenty-three of chapter two hundred and forty-two of the private and special laws of eighteen hundred and ninety-five, is hereby amended so that same shall read as follows:

Term time
of court.

Item IV. 'Said court shall be held on each Tuesday, at nine of the clock in the forenoon, for the transaction of civil business, at such place within said city as said judge shall determine; but

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the city council may at any time, provide a court room, in which case the court shall be held therein and all civil processes shall be made returnable accordingly, and it may be adjourned from time to time, by the judge at his discretion; but it shall be considered in constant session for the cognizance of criminal actions. The judge of said court may punish contempts against his authority by fine or imprisonment, or either, compel the attendance of witnesses, and administer oaths in civil and criminal cases.'

--court may be adjourned by judge.

--judge may punish contempts, etc.

Section 3. Item eight of section twenty-three of chapter two hundred and forty-two of the private and special laws of eighteen hundred and ninety-five, is hereby amended so that the same shall read as follows:

Item 8, section 23, chapter 242, private and special laws, 1895, amended.

Item VIII. 'The judge of said court shall receive a salary of six hundred dollars per year from the first day of January, in the year of our Lord nineteen hundred and five, to be paid him in quarterly payments from the county treasury of Cumberland county, which shall be in full for his services as such judge. All blanks, civil and criminal, dockets and record books, required by said court, shall be furnished by the county of Cumberland.'

Salary of judge.

--blanks shall be furnished by county.

Approved March 7, 1905.

Chapter 139.

An Act to amend Chapter two hundred and twelve of the Private and Special Laws of nineteen hundred and three, entitled "An Act to incorporate the Searsport Water Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section two of said act is hereby amended by striking out the words "or from" in the fourth line and inserting the words, 'including Swan lake and Halfmoon or,' striking out the words "in Stockton Springs" in the fifth line and inserting after the word "cribs" in the sixth line the word 'dams,' so that said section shall read as follows:

Section 2, chapter 212, private and special laws 1903, amended.

'Section 2. Said company, for said purposes, may retain, collect, take, store, use and distribute water from any springs, except such springs as are in actual use for domestic purposes, ponds, streams, or other water sources, in said Searsport, including Swan lake and Halfmoon or Boyd's pond, and may locate, construct and maintain cribs, dams, reservoirs, aqueducts, gates, pipes, hydrants, and all other necessary structures therefor.'

Source of water supply.

Section 2. Section three of said act is hereby amended by striking out the word "towns" in the third line and inserting the

Section 3, amended.

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words 'town of Searsport and in so much of the towns of Prospect and Stockton Springs as may be necessary and convenient to convey, in a suitable manner, water to Searsport village by gravity,' so that said section shall read as follows:

May lay
pipes, etc.

'Section 3. Said company is hereby authorized to lay, construct and maintain in, under, through, along and across the highways, ways, streets, railroads and bridges in said town of Searsport and in so much of the towns of Prospect and Stockton Springs as may be necessary and convenient to convey, in a suitable manner, water to Searsport village by gravity, and to take up, replace and repair all such sluices, aqueducts, pipes, hydrants and structures as may be necessary for the purposes of its incorporation, so as not to unreasonably obstruct the same, under such reasonable restrictions and conditions as the selectmen of said towns may impose. It shall be responsible for all damages to persons and property occasioned by the use of such highways, ways and streets, and shall further be liable to pay to said town all sums recovered against said towns for damages for obstruction caused by said company, and for all expenses, including reasonable counsel fees incurred in defending such suits, with interest on the same, provided said company shall have notice of such suits and opportunity to defend the same.'

—damages.
shall be
responsible
for.

Charter
extended.

Section 3. The time within which the said Searsport Water Company created by said chapter two hundred and twelve may organize and commence actual business is hereby extended to four years from the date of approval of said chapter two hundred and twelve, namely to four years from March nineteenth, nineteen hundred and three.

Section 4. This act shall take effect when approved.

Approved March 7, 1905.

Chapter 140.

An Act authorizing West Harbor Ice Company to construct a fishway and to protect alewives in West Harbor Ice Pond and its tributaries.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Fishway
authorized.

Section 1. The West Harbor Ice Company of Boothbay Harbor is hereby authorized and empowered to construct and maintain a fishway around or over their dam from tide waters to the water of its ice pond.

Alewives
protected in
West Harbor

Section 2. No person shall take alewives from the waters of West Harbor ice pond and its tributaries, or in either of the

CHAP. 141**ice pond and
tributaries.****--penalty for
violation of
this act.**

ponds having an outlet into said pond, or any fishway constructed by the West Harbor Ice Company or in the tide waters within one hundred feet of such fishway for a period of five years. Whoever takes alewives contrary to the provisions of this section shall be fined ten dollars for each offense to be recovered by complaint, indictment or action of debt.

Section 3. This act shall take effect when approved.

Approved March 7, 1905.

Chapter 141.

An Act to incorporate the Newport Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Ellis Jones, Joseph H. Weymouth, Jesse G. Waters, Hubert M. Wardwell, Richard M. Goodwin, Rufus A. Deering, J. N. Sanborn, W. S. Townsend, George M. Barrows, R. H. Libby, O. H. Judkins and John O. Gilman, all of Newport and Don A. H. Powers of Houlton, or such of them as may by vote accept this charter, with their associates, successors or assigns, are hereby made a body corporate and politic to be known as the Newport Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

Corporators.**--corporate
name.**

Section 2. The corporation hereby created shall be located at Newport, Penobscot county, Maine.

Location.

Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and enjoy all such estate, real, personal and mixed as may be obtained by the investment of its capital stock or any other moneys and funds

Purposes.**--to receive
deposits, etc.****--to borrow
money, etc.****--to maintain
safe deposit
vaults.****--to hold
investments.**

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—to act as
agents, etc.

—to execute
trusts.

—to act as
assignee, etc.

that may come into its possession in the course of its business and dealings, and the same sell, grant, and dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; seventh, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; eighth, to do in general all the business that may lawfully be done by trust and banking companies.

Capital stock.

—shall not
commence
business until
\$50,000 has
been paid in.

Shall not
make loans
on security of
its own
capital stock.

Section 4. The capital stock of said corporation shall not be less than fifty thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by vote of the stockholders, to any amount not exceeding two hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Board of
trustees.

—executive
board.

—vacancies,
how filled.

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the stockholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the stockholders, be entrusted to an executive board of not less than five members to be, by vote of the stockholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a trustee dies, resigns, or becomes disqualified for any cause, the remaining trustees may elect a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such trustee shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees of their election and within thirty days shall publish the list of all persons who have taken the oath of office as trustees.

CHAP. 141**Board of investment.**

Section 7. The board of trustees or the executive board of said corporation shall constitute the board of investment of said corporation. Said directors or executive board shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment board of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees, stockholders, and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or trustee of said banking or trust company except by the approval of a majority of the trustees or executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded. .

--record of loans shall be kept.**--loans to officers shall be approved in writing.**

Section 8. No person shall be eligible to the position of a trustee of said corporation who is not the actual owner of ten shares of the stock.

Trustee must own ten shares of stock.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national bank or any bank created under the laws of this state.

Reserve fund.

Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts thereof of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Special deposits.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and

Administrators, etc., may deposit in.

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**Individual
responsibility
of stock-
holders.**

any of said courts may direct any person deriving authority from them to so deposit the same.

Section 12. Each stockholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.

Surplus fund.

Section 13. Such corporation shall set apart as a surplus fund not less than ten per cent of its net earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

**Shall be
subject to
examination
by bank
examiner.**

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-eight of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

**—proceedings
in case.**

**First meeting,
how called.**

Section 16. Any three of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming

the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Section 17. This act shall take effect when approved.

Approved March 7, 1905.

Chapter 142.

An Act to authorize the Passadumkeag Log Driving Company to acquire the property and franchises of the Grand Falls Dam Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Passadumkeag Log Driving Company is hereby authorized and empowered to acquire by purchase or by the exercise of the right of eminent domain which right is hereby expressly delegated to said company for said purpose, the property and franchises of the Grand Falls Dam Company which said company owns by virtue of chapter four hundred and seventy-three of the private and special laws of eighteen hundred and sixty, and said Grand Falls Dam Company is hereby authorized and empowered to sell and convey by proper conveyances, duly executed by its president, such property and franchises to said Passadumkeag Log Driving Company.

Passadum-
keag Log
Driving
Company
is authorized
to acquire the
Grand Falls
Dam
Company.

—Grand Falls
Dam Co.
authorized
to convey.

Section 2. In case said companies fail to agree upon the terms of purchase of the above mentioned property, or upon some other means of determining such terms on or before June first, nineteen hundred and five, said Passadumkeag Log Driving Company is hereby authorized to take said property and franchises as for public uses by petition therefor in manner following. Said Passadumkeag Log Driving Company by its directors is hereby authorized on or before July first, nineteen hundred and five, to file a petition in the clerk's office of the supreme judicial court for the county of Penobscot, addressed to any justice of said court, who, after notice to said Grand Falls Dam Company, and a hearing, shall appoint three disinterested appraisers for the purpose of fixing the valuation of said property and franchises. The appraisers so appointed, after due notice and hearing, shall fix the valuation of said property and franchises. Their report shall be filed in said clerk's office within thirty days after their appointment, and any justice of said court, after notice and hearing, may confirm or reject the same or recommit it if justice so requires. The award of such appraisers shall be conclusive as to valuation, but any questions

Eminent
domain,
method of
procedure.

—petition.

—appraisers.

—shall, after
hearing, fix
valuation.

—shall file
report in
clerk's office.

—award
conclusive, as
to valuation.

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—questions
of title, how
determined.

of title to property valued by him shall be determined by such single justice. Upon the confirmation of said report such single justice, after hearing, may make final decree upon the entire matter, including the application of the purchase money, discharge of liens and other incumbrances and transfer of the property, jurisdiction over which is hereby conferred with the same power to enforce said decree as in equity cases. The findings of such single justice shall be final.

Property
becomes
vested in
Passadum-
keag Log
Driving Co.
on payment
or tender of
amount fixed.

Section 3. Upon payment or tender by said Passadumkeag Log Driving Company to said Grand Falls Dam Company of the amount fixed in the report of said appraiser said property and franchises shall become vested in said Passadumkeag Log Driving Company, and shall be free from all liens and other encumbrances theretofore created by said Grand Falls Dam Company. In fixing the value of the property to be taken only the property which said Grand Falls Dam Company legally owns by virtue of said chapter four hundred and seventy-three of the private and special laws of eighteen hundred and sixty shall be valued by said appraisers. The costs and expenses arising under the provisions of this act shall be borne and paid as directed by the justice making the final decree.

—costs and
expenses.

May vote
money and
issue bonds
or notes, for
purposes of
this act.

Section 4. Said Passadumkeag Log Driving Company, for the purpose of carrying into effect the purposes of this act, is hereby authorized and empowered to grant and vote money, to issue its bonds or negotiable notes in such form and amounts and on such time and rates as it may deem expedient, and to secure such bonds or notes by mortgage of its property and franchises.

May repair
property and
improve
streams.

Section 5. From and after the time said Passadumkeag Log Driving Company shall take possession of said property, said company is hereby authorized to maintain and keep in repair the property acquired from said Grand Falls Dam Company and to improve the streams within the limits of its charter for driving purposes by the removal of rocks and other obstructions therefrom.

Tolls for
driving.

Section 6. Said company shall have the right to assess and collect a toll of six cents per thousand feet, board measure, woods scale, for all logs and other lumber which may pass over its dams and other improvements, and not driven by said Passadumkeag Log Driving Company and said company shall have a lien upon all logs and other lumber passing over said dams and other improvements as aforesaid and not driven by said company until the full amount of toll is paid, but logs of each particular mark shall only be holden to pay the toll of such mark. Said lien shall take precedence of all other claims except

—lien
established.

laborers' liens, and shall continue for ninety days after such logs and other lumber shall arrive at their place of destination for sale or manufacture and may be enforced by attachment, but such lien may be discharged by giving a bond with sufficient sureties to said company, approved by its board of directors, conditioned that such expenses shall be seasonably paid.

Section 7. This act shall take effect when approved.

Approved March 8, 1905.

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—precedence
of lien.

—duration
of lien.

Chapter 143.

An Act to amend Section one of Chapter eighty-nine of the Private and Special Laws of nineteen hundred and three, entitled "An Act to authorize the Penobscot Chemical Fibre Company to make, generate, use, transmit and sell electricity."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section one of chapter eighty-nine of the private and special laws of nineteen hundred and three entitled "An Act to authorize the Penobscot Chemical Fiber Company to make, generate, use, transmit and sell electricity," is hereby amended by striking out the word "county" in the eleventh line and in place thereof inserting the word 'counties,' and by adding after the word "Penobscot" in the eleventh line the words 'and Waldo except in the city of Belfast,' and by striking out the words "in units of not less than twenty-five horse power and also for heating purposes but not for electric lighting or street railway purposes," and inserting in place thereof the words 'except that in the county of Penobscot it shall not be sold in units of less than twenty-five horse power; and also may sell the same to any railroad operated by steam, to be used in propelling cars or trains upon the railroad, and also for heating purposes but not for electric lighting or for street railway purposes in the county of Penobscot except to the Public Works Company or its successors, nor in the town of Searsport, except to the Searsport Electric Light Company or its successors. But nothing herein contained shall prevent any corporation which may hereafter be organized under the general law from generating, selling, distributing or supplying electricity in any of the towns or cities in the county of Waldo,' so that said section as amended, shall read as follows:

'Section 1. The Penobscot Chemical Fibre Company is hereby specially authorized and empowered to make and generate electricity upon its property situated upon the Penobscot

Section 1,
chapter 89,
private and
special laws
1903,
amended.

Authorized to
generate
electricity
within
certain
limits.

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—may
conduct
electricity
into certain
towns.

—exceptions.

river between the towns of Old Town and Bradley, and also on any dam or dams which it may erect on its property situated on said Penobscot river as aforesaid, and to use said electricity as a motive power in the use and development of its property, and also to sell the same for manufacturing and heating purposes and also to carry and conduct electricity made and generated upon its property between the towns of Old Town and Bradley to and into any towns or cities in the counties of Penobscot and Waldo except in the city of Belfast, state of Maine, and to use the same in all ways for its own purposes, and to sell the same for manufacturing purposes, except that in the county of Penobscot it shall not be sold in units of less than twenty-five horse power; and also may sell the same to any railroad operated by steam, to be used in propelling cars or trains upon the railroad and also for heating purposes but not for electric lighting or for street railway purposes in the county of Penobscot except to the Public Works Company or its successors, nor in the town of Searsport except to the Searsport Electric Light Company or its successors. But nothing herein contained shall prevent any corporation which may hereafter be organized under the general law from generating, selling, distributing or supplying electricity in any of the towns or cities in the county of Waldo.'

Approved March 8, 1905.

Chapter 144.

An Act to incorporate the Belfast Banking Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Section 1. Edward Johnson, James H. Howes, Arthur I. Brown, Robert F. Dunton, Fred G. White, William H. Quimby and Wilmer J. Dorman, or such of them as may by vote accept this charter, with their associates, successors and assigns, are hereby made a body corporate and politic to be known as the Belfast Banking Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

—corporate
name.

Location.

Section 2. The corporation hereby created shall be located at Belfast, Waldo county, Maine.

Purposes.

Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states,

—to receive
deposits, etc.

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allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and enjoy all such estate, real, personal and mixed as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, and dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; seventh, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; eighth, to do in general all the business that may lawfully be done by trust and banking companies.

—to borrow money, etc.

—to maintain safe deposit vaults.

—to hold investments.

—to act as agents etc.

—to execute trusts, etc.

—to act as assignee, etc.

Section 4. The capital stock of said corporation shall not be less than twenty-five thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by vote of the stockholders, to any amount not exceeding two hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least twenty-five thousand dollars shall have been subscribed and paid in, in cash.

Capital stock.

—shall not commence business till \$25,000 has been paid in.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Shall not make loans on its own capital stock.

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the stockholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the stockholders, be entrusted to an executive board of not less than

Board of trustees.

—executive board.

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five members to be, by vote of the stockholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a trustee dies, resigns, or becomes disqualified for any cause, the remaining trustees may elect a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such trustee shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees of their election and within thirty days shall publish the list of all persons who have taken the oath of office as trustees.

Board of investment.

--shall keep record of loans.

--loans shall not be made to officers without approval in writing.

Trustee shall hold ten shares of stock.

Reserve fund.

Special deposits.

Section 7. The board of trustees or the executive board of said corporation shall constitute the board of investment of said corporation. Said directors or executive board shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment board of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees, stockholders, and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or trustee of said banking or trust company except by the approval of a majority of the trustees or executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

Section 8. No person shall be eligible to the position of a trustee of said corporation who is not the actual owner of ten shares of the stock.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national bank or any bank created under the laws of this state.

Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts thereof of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and

not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Administrators, etc., may deposit in.

Section 12. Each stockholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.

Individual responsibility of stockholders.

Section 13. Such corporation shall set apart as a surplus fund not less than ten per cent of its net earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

Surplus fund.

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-eight of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A

Examination by bank examiner.

—proceedings in case of injunction.

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copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

**First
meeting, how
called.**

Section 16. Any two of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Section 17. This act shall take effect when approved.

Approved March 8, 1905.

Chapter 145.

An Act to incorporate the Oxford Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Section 1. Albion P. Gordon, Albro R. Jenness, David A. Bradley, Seth C. Gordon, Tobias L. Eastman, Edwin S. Hutchins, Edward E. Hastings, Eben N. Fox, Loren R. Giles, William R. Copp, Almon Young, Frank D. Fenderson, William Gordon, Daniel W. True, Preston Walker, George W. Walker, or such of them as may by vote accept the charter, with their associates, successors, or assigns, are hereby made a body corporate and politic to be known as the Oxford Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

**—corporate
name.**

Location.

Section 2. The corporation hereby created shall be located at Fryeburg in the county of Oxford and state of Maine.

Purposes.

**—to receive
deposits, etc.**

**—to borrow
money, etc.**

Section 3. The purposes of said corporation and the business which it may perform are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to

negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and enjoy all such estate, real, personal and mixed as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, and dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; seventh, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; eighth, to do in general all the business that may lawfully be done by trust and banking companies.

—to maintain
safe deposit
vaults.

—to hold
investments.

—to act as
agent, etc.

—to execute
trusts, etc.

—to act as
assignee, etc.

Section 4. The capital stock of said corporation shall not be less than twenty-five thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by vote of the stockholders, to any amount not exceeding two hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least twenty-five thousand dollars shall have been subscribed and paid in, in cash.

Capital stock.

—shall not
commence
business until
\$25,000 has
been paid in.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Shall not
make loans
on security
of its own
capital stock.

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the stockholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the stockholders, be entrusted to an executive board of not less than five members to be, by vote of the stockholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall

Board of
trustees.

—executive
board.

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—vacancies,
how filled.

hold office until others are elected and qualified in their stead.

If a trustee dies, resigns, or becomes disqualified for any cause, the remaining trustees may elect a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such trustee shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees of their election and within thirty days shall publish the list of all persons who have taken the oath of office as trustees.

Board of
investment.

—shall keep
record of
loans.

Section 7. The board of trustees or the executive board of said corporation shall constitute the board of investment of said corporation. Said directors or executive board shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment board of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees, stockholders, and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or trustee of said banking or trust company except by the approval of a majority of the trustees or executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

Trustee shall
own ten
shares of
stock.

Section 8. No person shall be eligible to the position of a trustee of said corporation who is not the actual owner of ten shares of the stock.

Reserve fund.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national bank or any bank created under the laws of this state.

Special
deposits.

Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts thereof of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business

pertaining to such trust property shall be kept separate and distinct from its general business.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Administrators, etc., may deposit in.

Section 12. Each stockholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.

Individual responsibility of stockholders.

Section 13. Such corporation shall set apart as a surplus fund not less than ten per cent of its net earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

Surplus fund.

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

Taxation of shares.

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-eight of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A true copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no

Examination by bank examiner.

—proceedings in case of injunction.

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paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town in the county of Oxford. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

First
meeting, how
called.

Section 16. Any three of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Section 17. This act shall take effect when approved.

Approved March 8, 1905.

Chapter 146.

An Act to incorporate the Kenduskeag Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

- Corporators.** Section 1. Frederick W. Hill, John B. Foster, James Adams, Edward J. Murch, Hiram H. Fogg, Linwood C. Tyler, Augustus B. Farnham, John M. Oak, Charles D. Stanford, Edward R. Adams, Daniel Webster, Jr., Henry W. Mayo, Freeland Jones, all of Bangor, Penobscot county, Maine, and Amos W. Knowlton of Newburgh in said county and state, or such of them as may by vote accept this charter, with their associates, successors or assigns are hereby made a body corporate and politic to be known as the Kenduskeag Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.
- corporate name.**
- Location.** Section 2. The corporation hereby created shall be located at Bangor, Penobscot county, Maine.
- Purposes.** Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to
- to receive deposits etc.**
- to borrow money, etc.**
- to maintain safe deposit vaults, etc.**

other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and enjoy all such estate, real, personal and mixed as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, and dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; seventh, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; eighth, to do in general all the business that may lawfully be done by trust and banking companies.

—to hold investments.

—to act as agent, etc.

—to execute trusts, etc.

—to act as assignee, etc.

Section 4. The capital stock of said corporation shall not be less than one hundred thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by vote of the stockholders, to any amount not exceeding two hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least one hundred thousand dollars shall have been subscribed and paid in, in cash.

Capital stock.

—shall not commence business until \$100,000 shall have been paid in.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Shall not make loans on security of its own capital stock.

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the stockholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the stockholders, be entrusted to an executive board of not less than five members to be, by vote of the stockholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a trustee dies, resigns, or becomes disqualified for any cause, the remaining trustees may elect a person to fill the vacancy

Board of trustees.

—executive board.

—vacancies, how filled.

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until the next annual meeting of the corporation. The oath of office of such trustee shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees of their election and within thirty days shall publish the list of all persons who have taken the oath of office as trustees.

**Board of
investment.**

**—shall keep
records of
loans.**

Section 7. The board of trustees or the executive board of said corporation shall constitute the board of investment of said corporation. Said directors or executive board shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment board of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees, stockholders, and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or trustee of said banking or trust company except by the approval of a majority of the trustees or executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

**Trustee shall
own ten
shares of
stock.**

Section 8. No person shall be eligible to the position of a trustee of said corporation who is not the actual owner of ten shares of the stock.

Reserve fund.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national bank or any bank created under the laws of this state.

**Special
deposits.**

Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts thereof of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

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Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Adminis-
trators, etc.,
may deposit
in.

Section 12. Each stockholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.

Individual
responsi-
bility of
stockholders.

Section 13. Such corporation shall set apart as a surplus fund not less than ten per cent of its net earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

Surplus fund.

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

Taxation of
shares.

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-eight of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city

Examination
by bank
examiner.

—proceedings
in case of
injunction.

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**First
meeting,
how called.**

or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

Section 16. Any three of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Section 17. This act shall take effect when approved.

Approved March 8, 1905.

Chapter 147.

An Act to incorporate the Lincoln Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Section 1. W. R. Hunnewell, N. M. Jones, A. P. Libbey, L. T. Carleton, E. A. Weatherbee, Llewellyn Powers, Pitt H. Jones, A. Weatherbee, W. L. Scribner, Jerome Butterfield, H. L. Haskell and S. H. Clay, or such of them as may by vote accept this charter, with their associates, successors or assigns, are hereby made a body corporate and politic to be known as the Lincoln Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

**--corporate
name.**

Location.

Section 2. The corporation hereby created shall be located at Lincoln, Penobscot county, Maine.

Purposes.

**--to receive
deposits, etc.**

**--to borrow
money, etc.**

**--to maintain
safe deposit
vaults.**

**--to hold
investments.**

Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and enjoy all such estate, real, personal and mixed as may be obtained by the

investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, and dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; seventh, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; eighth, to do in general all the business that may lawfully be done by trust and banking companies.

—to act as agent, etc.

—to execute trusts.

—to act as assignee, etc.

Section 4. The capital stock of said corporation shall not be less than twenty-five thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by vote of the stockholders, to any amount not exceeding two hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least twenty-five thousand dollars shall have been subscribed and paid in, in cash.

Capital stock.

—shall not commence business until \$25,000 has been paid in.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Shall not make loans on security of its own capital stock.

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the stockholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the stockholders, be entrusted to an executive board of not less than five members to be, by vote of the stockholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a trustee dies, resigns, or becomes disqualified for any cause, the remaining trustees may elect a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such trustee shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees of their

Board of trustees.

—executive board.

—vacancies, how filled.

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election and within thirty days shall publish the list of all persons who have taken the oath of office as trustees.

Board of investment.

Section 7. The board of trustees or the executive board of said corporation shall constitute the board of investment of said corporation. Said directors or executive board shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment board of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees, stockholders, and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or trustee of said banking or trust company except by the approval of a majority of the trustees or executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

—shall keep record of loans.

—loans shall not be made to officers, unless approved in writing.

Trustee shall own ten shares of stock.

Section 8. No person shall be eligible to the position of a trustee of said corporation who is not the actual owner of ten shares of the stock.

Reserve fund.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national bank or any bank created under the laws of this state.

Special deposits.

Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts thereof of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Administrators, etc., may deposit in.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or

any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Section 12. Each stockholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.

Individual
responsibility
of stock-
holders.

Section 13. Such corporation shall set apart as a surplus fund not less than ten per cent of its net earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

Surplus fund.

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

Taxation
of shares.

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-eight of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

Examination
by bank
examiner.

—proceedings
in case of
injunction.

Section 16. Any three of the incorporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other

First
meeting. how
called.

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corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Section 17. This act shall take effect when approved.

Approved March 8, 1905.

Chapter 148.

An Act to regulate fishing in Lake Webb, Franklin County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Close time for fishing in Webb lake.

Section 1. The close time for fishing, in which it shall be unlawful to fish for, take, catch or kill any fish in lake Webb, so called, in the town of Weld, Franklin county, shall be from October first of each year until the ice is entirely out of said lake the following spring.

Close time for fishing in mouth of tributaries.

Section 2. It shall be unlawful to fish at any time for any kind of fish in this lake within one hundred and fifty feet of the mouth of each and every tributary to said lake, from the time the ice goes out in the spring until June first following, and the commissioners of inland fisheries and game shall, by suitable monuments, indicate the area in which it shall be unlawful to fish as above specified in this section.

Penalty for violation.

Section 3. Whoever violates any of the provisions of this act shall be subject to the same penalty as is provided in the general law of the state for illegal fishing.

Approved March 8, 1905.

Chapter 149.

An Act to prohibit ice fishing in Hancock Pond, in the town of Embden and plantation of Lexington, Somerset County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Ice fishing in Hancock pond, prohibited.

Section 1. It shall be unlawful to fish for, take, or catch any kind of fish at any time on or through the ice in Hancock pond, in the town of Embden and plantation of Lexington, in Somerset county.

Penalty for violation.

Section 2. Whoever violates any of the provisions of this act shall be subject to the same penalty as provided in the general law of the state for illegal fishing.

Approved March 8, 1905.

Chapter 150.

An Act to prohibit fishing in the tributaries to Little Sebago Lake, in Gray, Raymond and Windham, Cumberland County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

It shall be unlawful to fish for, take, catch or kill any kind of fish at any time in any of the tributaries to Little Sebago lake, in the towns of Gray, Raymond and Windham, in the county of Cumberland, under the same penalty as is provided under the general law for illegal fishing.

Close time in Little Sebago lake and its tributaries.

—penalty.

Approved March 8, 1905.

Chapter 151.

An Act to permit fishing in Branch and Meadow Brooks, so called, in Thomaston and Rockland, in accordance with the general law of the state.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

So much of paragraph eight of section two of chapter four hundred and seven of the private and special laws of nineteen hundred and three as restricts fishing in Branch and Meadow brooks, so called, in Thomaston and Rockland, in the county of Knox, to the month of June of each year, is hereby repealed.

Fishing permitted in Branch and Meadow brooks.

Approved March 8, 1905.

Chapter 152.

An Act to amend the act incorporating the Kennebec Water District.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section one of chapter two hundred of the private and special laws of eighteen hundred and ninety-nine is hereby amended by striking out the word "and" between the words "Benton and Winslow" in the fifth line thereof and inserting the words 'and Vassalboro' after said word "Winslow," so that said section as amended, shall read as follows:

Section 1, chapter 200, private and special laws 1899, amended.

'Section 1. The territory and people constituting the city of Waterville and the Fairfield Village Corporation shall constitute a body politic and corporate under the name of the Kennebec Water District for the purpose of supplying the inhabitants of

Territory and people constituting Kennebec Water District, specified.

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said district and of the towns of Benton, Winslow and Vassalboro and all said municipalities with pure water for domestic and municipal purposes.'

**Section 4,
amended.**

Section 2. Section four of said chapter is hereby amended by striking out the word "and" between the words "Benton and Winslow" in the third line thereof and inserting the words 'and Vassalboro' after the said word "Winslow," so that said section as amended, shall read as follows:

**Regulations
for laying
pipe, etc.**

'Section 4. Said district is hereby authorized to lay in and through the streets and highways thereof and of said towns of Benton, Winslow and Vassalboro, and to take up, repair and replace all such pipes, aqueducts and fixtures as may be necessary for the objects above set forth, and whenever said district shall lay any pipes or aqueducts in any street or highway, it shall cause the same to be done with as little obstruction as possible to public travel, and shall at its own expense without unnecessary delay cause the earth and pavement removed by it to be replaced in proper condition.'

**Section 10,
amended.**

Section 3. Section ten of said chapter is hereby amended by striking out the first sentence and inserting the following instead thereof:

**May issue
bonds for
certain
purposes.**

'The trustees of the district may, for the purpose of paying any necessary expenses and liabilities incurred under the provisions of this act, including the expenses incurred in acquiring the property of the Maine Water Company by purchase or otherwise, in securing sources of supply, taking water and land, paying damages, laying pipes, constructing, maintaining and operating a water plant, and making renewals, extensions, additions and improvements to the same, issue from time to time bonds of the district to an amount necessary in the judgment of the trustees therefor.'

Said section ten is further amended by changing the reference to the revised statutes so as to conform to the revision of nineteen hundred and three, so that said section as amended, shall read as follows:

**May issue
bonds to pay
expenses and
liabilities
incurred
under this
act.**

'Section 10. The trustees of the district may, for the purpose of paying any necessary expenses and liabilities incurred under the provisions of this act including the expenses incurred in acquiring the property of the Maine Water Company by purchase or otherwise, in securing sources of supply, taking water and land, paying damages, laying pipes, constructing, maintaining and operating a water plant, and making renewals, extensions, additions and improvements to the same, issue from time to time bonds of the district to an amount necessary in the judgment of the trustees therefor. Said bonds shall be a legal obli-

gation of said water district, which is hereby declared to be a quasi municipal corporation within the meaning of section ninety-six, chapter forty-seven of the revised statutes, and all the provisions of said section shall be applicable thereto.'

Section 4. Said district is hereby authorized to refund its indebtedness from time to time in whole or in part as may seem best to the trustees and to borrow money temporarily for any of the legitimate purposes of the district.

May refund its indebtedness.
—may make temporary loans.

Section 5. Whenever said district shall take land or easements therein for its use it may mark the lines and boundaries thereof by suitable monuments.

Shall mark its boundaries.

Section 6. Proceedings for condemnation by said district shall be commenced by filing in the office of the county commissioners of the county where the property is situated a certificate of taking accompanied by plans and descriptions of said property together with the names of the party or parties supposed to be owners thereof and proceedings shall then be had for the appraisal of damages as in the case of laying out highways by the county commissioners.

Proceedings for condemnation.

Section 7. The procedure herein provided for may apply in case of land already taken by said district provided it proceeds in accordance herewith on or before June first, nineteen hundred and five.

Procedure may apply in case of land already taken.

Section 8. In case of any crossing of a railroad unless consent is given by the company owning or operating such railroad as to place, manner and conditions of the crossing, the railroad commissioners shall determine the place, manner and conditions of such crossing; and all work within the limits of such railroad location shall be done under the supervision and to the satisfaction of the officers of such railroad company but at the expense of the district.

Railroad commissioners shall determine place of crossing railroads.

Section 9. This act shall take effect when approved.

Approved March 8, 1905.

Chapter 153.

An Act to amend and extend the charter of Sanford Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section one of chapter four hundred and sixty-nine of the private and special laws of nineteen hundred and one are hereby amended by striking out the whole of said section and inserting the following, so that said section as amended, shall read as follows:

Section 1, chapter 469, private and special laws, 1901, amended.

CHAP. 154**Corporators.**

'Section 1. Ernest M. Goodall, George B. Goodall, Louis B. Goodall, M. A. Hewett, George H. Nowell, Fred J. Allen, Harmon G. Allen, Natt T. Abbott, George A. Goodwin, Newell T. Fogg, Hiram B. Rowe, of Sanford, Justin M. Leavitt of Kennebunkport, Lendall W. Nash of Kennebunk, Samuel M. Came of Alfred, A. H. Bickmore of New York city, their associates, successors and assigns, are hereby made a body corporate and politic to be known as the Sanford Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.'

—corporate name.**Rights, powers and privileges extended.**

Section 2. The rights, powers and privileges of the Sanford Trust Company which were granted by chapter four hundred and sixty-nine of the private and special laws of one thousand nine hundred and one, as amended by section one of this act, are hereby extended for two years from the approval of this act, and the persons named in said act, their associates and successors, shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purposes as specified in said act.

Section 3. This act shall take effect when approved.

Approved March 8, 1905.

Chapter 154.

An Act to extend the charter of the Somerset Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter extended.

Section 1. The rights, powers and privileges of the Somerset Trust Company, which were granted by chapter two hundred and thirty-nine of the private and special laws of nineteen hundred and three, are hereby extended for two years from the approval of this act, and the persons named in said act, their associates and successors, shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purposes as specified in said act.

Section 2. This act shall take effect when approved.

Approved March 8, 1905.

Chapter 155.

An Act to extend the charter of the City Trust Company of Bangor,
Maine.

*Be it enacted by the Senate and House of Representatives in
Legislature assembled, as follows:*

Section 1. The rights, powers and privileges of the City Trust Company of Bangor, Maine, which were granted by chapter one hundred and ninety of the private and special laws of nineteen hundred and three, are hereby extended for the future period of two years from the approval of this act; and the persons named in said act, their associates and successors, shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purposes as specified in said act.

Charter
extended.

Section 2. This act shall take effect when approved.

Approved March 8, 1905.

Chapter 156.

An Act to renew and extend the charter of the Boothbay Harbor Banking
Company.

*Be it enacted by the Senate and House of Representatives in
Legislature assembled, as follows:*

Section 1. The charter incorporating certain persons into a body corporate and politic to be known as the Boothbay Harbor Banking Company, being chapter one hundred and forty-one of the private and special laws of eighteen hundred and ninety-nine, which was renewed and extended by chapter three hundred and fifty-three of the private and special laws of nineteen hundred and one and which was further renewed and extended by chapter two hundred and ninety of the private and special laws of nineteen hundred and three, is hereby renewed and extended for a further term of two years.

Charter
renewed and
extended.

Approved March 8, 1905.

CHAP. 157**Chapter 157.**

An Act to extend the powers granted the Saint John Lumber Company by Chapter two hundred and one of the Private and Special Laws of nineteen hundred and three.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Saint John
Lumber Co.
authorized to
maintain
piers and
booms.

—in the
Saint John
river.

—limitations.

Section 1. The Saint John Lumber Company, a corporation organized under the laws of the state of Maine, its successors and assigns, is hereby authorized to maintain all of the piers heretofore built by it in the Saint John river in the town of Van Buren, and all booms connected, or which may hereafter be attached to or connected therewith, and to build and maintain all other piers and booms in said river, which it may deem necessary for the better or more convenient carrying on of its business, and of sorting and holding logs and lumber to be manufactured at its mills in the town of Van Buren, from a point at or near its mills as at present located at or near the foot of island numbered three in said river and thence up along said river to a point opposite the upper line of lot numbered two hundred forty in the town of Van Buren.

Section 2. This act shall take effect when approved.

Approved March 8, 1905.

Chapter 158.

An Act for the protection of gray squirrels upon a certain territory in Fryeburg, Oxford County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

To protect
gray squirrels
in portions
of town of
Fryeburg.

It shall be unlawful to hunt or kill at any time, gray squirrels upon the following described land or territory, under a penalty of ten dollars for each offense.

On any lands lying east, north or northeast of the Saco or Lower Kezar rivers, and one hundred rods distant therefrom, from the gulf, so called, near Toll Bridge, so called, to the outlet of Lower Kezar pond, in Oxford county.

Approved March 8, 1905.

Chapter 159.

An Act to permit ice fishing in Half Moon pond, in the county of Oxford, and to permit fishing for pickerel through the ice in Jenne pond, so called, in Mexico and Carthage, partly in Oxford and partly in Franklin county.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

So much of paragraph ten of chapter four hundred and seven of the private and special laws of nineteen hundred and three as prohibits fishing in Half Moon pond, in the county of Oxford, through the ice, is hereby repealed, also so much of paragraph five of said section as prohibits fishing through the ice for pickerel in Jenne pond, so called, in Mexico and Carthage, partly in Oxford and partly in Franklin county, is hereby repealed.

To permit ice fishing in Half Moon pond and in Jenne pond.

Approved March 8, 1905.

Chapter 160.

An Act to extend the charter of the Norridgewock Bridge Proprietors and to authorize the town of Norridgewock to take and purchase the property of the same.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The charter of the Norridgewock Bridge Proprietors is hereby extended for a period of twenty years from the first day of October in the year of our Lord one thousand nine hundred and five, subject, however, to the provisions for purchase hereinafter authorized.

Charter extended for twenty years.

Section 2. The rates of toll shall be the same as granted to said proprietors by the provisions of chapter four hundred and fifty-six of the private and special laws of this state, approved February fourth in the year of our Lord one thousand eight hundred and sixty-five.

Rates of toll.

Section 3. The town of Norridgewock, with such assistance as may hereafter be granted by the county of Somerset or the state of Maine, is authorized to take and purchase the bridge, property and appurtenances of the Norridgewock Bridge Proprietors, on the payment to said proprietors of such sum as may be agreed upon, or as may be found as the value of said bridge, property and appurtenances, by a committee of three disinterested men, to be appointed by the chief justice of the supreme judicial court, the award of a majority of whom shall be reported to the supreme judicial court, in Somerset

Town may purchase property of Norridgewock Bridge Proprietors.

—appraisal of value of.

CHAP. 161—cost of
appraisal.Committee
of appraisal.After
purchase
shall become
a highway.Town may
issue bonds.

county, within sixty days after said hearing, in term time or in vacation, for the confirmation of said chief justice, and the award of said committee shall be conclusive. The costs of appraisal shall be a part of the purchase price. In determining the said value nothing shall be awarded for the franchise.

Section 4. The said town of Norridgewock may at any time file a petition in the office of the clerk of the supreme judicial court for the county of Somerset, in term time or in vacation, addressed to the chief justice of said court, who, after notice to said bridge company, shall, after hearing and within thirty days after the filing of said petition, appoint said committee, who shall forthwith organize, and after due notice and hearing, proceed under instructions from said court to the determination of the value of said bridge, property and appurtenances.

Section 5. From and after the payment of the said value to the said bridge proprietors the said bridge and its approaches shall become a public highway and shall be maintained as a free bridge by the said town of Norridgewock.

Section 6. The town of Norridgewock is hereby authorized to raise the money to be used in payment for said bridge, by issuing its bonds in such denomination and payable at such times as said town may vote at any legally called town meeting.

Approved March 8, 1905.

Chapter 161.

An Act relating to the appointment of an Inspector of Milk and Vinegar, for the City of Portland.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Inspector of
milk and
of vinegar,
appointment
of.—compensa-
tion of.

Duties of.

Section 1. The members of the local board of health of the city of Portland shall annually appoint an inspector of milk and vinegar, who shall, before entering upon his duties, be sworn, and within the limits of said city of Portland, shall, under the direction of said local board of health, perform all the duties imposed upon, and have all the powers vested in, inspectors of milk and inspectors of vinegar, under chapter thirty-nine and chapter one hundred and twenty-nine of the revised statutes. He shall receive such compensation for his services from the city of Portland as the city council of said city shall fix.

Section 2. Said inspector of milk and vinegar shall also have authority to enforce all ordinances of the city of Portland and such by-laws as said board of health may from time to time adopt relating to milk and vinegar and their sale.

Section 3. This act shall take effect when approved.

Approved March 8, 1905.

Chapter 162.

An Act to amend an act entitled "An Act creating the Phillips Village Corporation."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section ten of chapter four hundred and ninety of the private laws of eighteen hundred and eighty-five is hereby amended by striking out of the first line of said section the words "all persons" and inserting in place thereof 'all legal voters of the town of Phillips,' so that said section as amended, shall read as follows:

Section 10,
chapter 490,
private laws
of 1885,
amended.

'Section 10. All legal voters of the town of Phillips, liable to be taxed for polls, residing in the limits of said corporation, shall be legal voters at any meeting of said corporation.'

Poll tax
payers shall
be legal
voters in.

Chapter four hundred and ninety of the private laws of eighteen hundred and eighty-five, as amended by chapter one hundred and forty-one of the private laws of eighteen hundred and eighty-seven, is hereby further amended by adding to said chapter the following sections:

Chapter 490,
private laws
1885, as
amended by
chapter 141,
private laws
1887, further
amended.

'Section 12. Said Phillips Village Corporation at any legal meeting called for that purpose may vote to purchase the entire works and rights of the Phillips Water Company for such sums of money as may be adjudged payable according to the terms of article ten of the contract entered into between said Phillips Village Corporation and said Phillips Water Company. Or in accordance with the terms of any other contract hereinafter entered into by the same parties. Said Phillips Village Corporation shall, after such vote, and payment of the purchase price to said Phillips Water Company, receive from said Phillips Water Company an assignment and transfer of all the works and rights of said Phillips Water Company. And shall thereafter own and operate said works and exercise and enjoy the rights and franchise of said water company as fully as if granted to it direct.'

May purchase
Phillips
Water
Company.

'Section 13. The Phillips Village Corporation is hereby vested with the authority to raise such sum or sums of money as are necessary for the payment of the purchase price of said works, or in payment of future extensions, additions, or improvements of the same, by assessment upon the polls and property within its territory, or by the issuance of bonds of the corporation and to execute its mortgage of the above works and rights as security for their payment.'

May raise
money by
assessment or
by issuance
of bonds.

Approved March 8, 1905.

CHAP. 163**Chapter 163.**

An Act granting additional powers to the Seabastickook Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Acts and
doings made
legal.

Section 1. All acts and doings of the Seabastickook Power Company, a corporation located at Pittsfield, in the county of Somerset, in locating, constructing and acquiring poles, lines, fixtures and appliances for the operation of a telephone, and for the transmission of heat, light and power by electricity in said Pittsfield, are hereby approved and declared to be legal and valid, and the poles, lines, fixtures and appliances aforesaid are hereby declared to be legal structures.

May
construct
telephone
lines in
certain
towns.

Section 2. Said corporation is hereby authorized and empowered to construct, own, maintain and operate a line or lines of telephone anywhere in the town of said Pittsfield or in town or towns adjoining thereto and within the limits of the towns aforesaid to locate, construct and maintain its poles, lines, fixtures and appliances in, along, over, under and across any public way, road, street, or bridge, or private lands, but in such a manner as not to discommode the customary public use of said way, road, street, or bridge, and with power to establish and collect tolls on said lines.

—may erect
poles, etc.

May connect
with other
lines.

Section 3. Said corporation is hereby authorized and empowered to connect its lines with those of any other telephone company or corporation on such terms as may be mutually agreed upon, or to sell or lease its line or lines of telephone and property in whole or in part, either before or after completion, to any other telephone company or corporation, as provided by law or upon such terms as may be agreed by the contracting parties, which sale or lease shall be binding upon the parties; or may purchase or lease any other line or lines of telephone upon such terms and conditions as may be agreed by the parties thereto.

May take
lands.

—damages,
how
estimated,
etc.

Section 4. Said corporation may take such private lands as it may deem necessary to exercise the powers herein granted, and if the parties cannot agree upon the damages occasioned thereby, they shall be estimated, secured and paid in the manner provided in the case of land taken for railroads.

May issue
bonds.

Section 5. For the purpose of raising funds to be used in the construction and maintenance of its works to pay its outstanding obligations and to carry out the purposes for which it is created, said corporation is authorized to issue its bonds to an amount not exceeding two hundred and fifty thousand dollars and of such date and denomination and payable at such times

—not to
exceed
\$250,000.

as said company may determine, and to secure said bonds, both principal and interest, by mortgage upon any or all of its property, real and personal, and also upon the franchise of the corporation.

Section 6. This act shall take effect when approved.

Approved March 8, 1905.

Chapter 164.

An Act to amend Chapter seventy-five of the Special Laws of eighteen hundred and sixty-six as amended by Chapter eighteen of the Private and Special Laws of eighteen hundred and seventy-eight, entitled "An Act creating the South Paris Village Corporation."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section second of chapter seventy-five of the special laws of eighteen hundred and sixty-six, as amended by chapter eighteen of the special laws of eighteen hundred and seventy-eight, is hereby further amended by adding after the word "force" in the last line of said section as amended, the following words, 'and for the support and maintenance of a library within the limits of said corporation,' so that said section as amended, shall read as follows:

Section 2, chapter 75, special laws of 1866, as amended by chapter 18, special laws 1878, further amended.

'Section 2. Said corporation is hereby invested with power at any legal meeting called for the purpose, to raise such sums of money as may be sufficient for the purchase, repair and preservation of one or more fire engines, engine houses, hose, buckets, ladders, or other apparatus for the extinguishment of fire, for the construction of reservoirs and aqueducts for the procuring of water, and for organizing and maintaining within the limits of said territory an efficient fire department; also lighting their streets, constructing sidewalks, maintaining a night watch and police force, and for the support and maintenance of a library within the limits of said corporation.'

May raise money for fire department and for other purposes.

Section 2. This act shall take effect when approved.

Approved March 8, 1905.

CHAP. 165**Chapter 165.**

An Act to amend the charter of the George A. Young Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Increase of
stock
authorized.

--preferred
stock.

--rate of
interest.

Section 1. The George A. Young Company, a corporation duly existing by law, and having a place of business and its legal location at Portland, in the county of Cumberland, state of Maine, is hereby authorized and empowered to increase its capital stock in the sum not exceeding fifty thousand dollars and to issue the same as and for preferred stock with such designation, preferences and voting powers, or restrictions or qualifications thereof, as has or may be fixed and determined by vote of the stockholders at a meeting duly called for that purpose, bearing six per cent cumulative dividends but not to be sold at less than par and redeemable out of the net income of the company for the best interests of the company at par and accrued interest; and to pass such by-laws as may be necessary to carry into effect these provisions and amendments.

Section 2. This act shall take effect when approved.

Approved March 8, 1905.

Chapter 166.

An Act authorizing the construction and maintenance of a wharf into the tide waters of Casco Bay, in the town of Falmouth, Maine.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Wharf
authorized
into waters
of Casco Bay.

Location
of wharf
legalized.

Section 1. The Falmouth Cottage Company, a corporation duly organized under the laws of the state of Maine, its successors and assigns, as the owners of certain real estate in the town of Falmouth, Maine, are hereby authorized to construct and maintain a private wharf therefrom into the tide waters of Casco bay.

Section 2. The location and erection of any wharf already constructed before the approval of this act by the said Falmouth Cottage Company as owners of the said real estate into the said tide waters of Casco bay are hereby legalized, ratified and confirmed, and the said Falmouth Cottage Company, its successors and assigns, are hereby authorized to maintain such structure as a private wharf.

Section 3. This act shall take effect when approved.

Approved March 8, 1905.

Chapter 167.

An Act to regulate the licensing of Innholders and Victualers in the city of Portland.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. That the board of mayor and aldermen of the city of Portland at any meeting of said board, provided application has been made therefor and notice thereof has been given as hereinafter provided, may license as many persons of good moral character as they deem necessary, and under such rules and regulations as they may from time to time establish, to be innholders and victualers in said city until the first Monday in January of the year following the granting of said license, and in such house or other building as the application therefor specifies, and the city clerk shall issue under his hand all licenses so granted and keep a record of the same. At any meeting of said board, notice and opportunity to be heard having first been given to the licensee, they may revoke licenses so granted whenever in their opinion there is sufficient cause.

Mayor and aldermen may license innholders.

—city clerk shall issue licenses.

—revocation of licenses.

Section 2. No license shall be granted under section one until notice of the application for such license shall have been printed in a daily newspaper published in said Portland at least three times previous to the date of the meeting at which said application is acted upon, stating the name of the applicant, the kind of business he proposes to conduct, whether innholder or victualer, and the street and number of the building in which said business is to be conducted.

Notice of application for license shall be printed in newspaper.

Section 3. No person shall receive his license until he has given his bond to the treasurer of the city of Portland in the penal sum of three hundred dollars with one or more sureties, and said bond has been approved by said board of mayor and aldermen, and which shall in substance be as follows:

Innholder shall give bond.

Know all men that we, _____ as principal,
and _____ as sureties, are holden and stand
firmly bound to _____ treasurer of the town
or city of _____ in the sum of three hundred
dollars, to be paid to him, or his successors in said office; to the
payment whereof we bind ourselves, our heirs, executors and
administrators, jointly and severally by these presents. Sealed
with our seals. Dated the _____ day of
in the year nineteen hundred and _____

—form of bond.

The condition of this obligation is such, that whereas the
above bounden _____ has been duly licensed
as a _____ within the said town or city of _____

—condition of bond.

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until the day succeeding the first Monday of January next; now if in all respects, he shall conform to the provisions of law relating to the business for which he is licensed, and to the rules and regulations, as provided by the board of mayor and aldermen of the city of Portland in reference thereto, and shall not violate any law of the state relating to intoxicating liquors, then this obligation shall be void, otherwise remain in full force.

License fee.

Section 4. Every person so licensed shall pay to the city treasurer for use of the city of Portland, such sum, as a licensing fee, as the board of mayor and aldermen may determine.

Act shall take effect May 1, 1905.

Section 5. This act shall take effect on the first day of May, in the year of our Lord, nineteen hundred and five.

Approved March 8, 1905.

Chapter 168.

An Act in relation to the lands reserved for public uses in the Plantation of Pleasant Ridge.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Land agent authorized to sell lands in Pleasant Ridge Pl.

Section 1. The land agent is hereby authorized and directed upon payment to him of the sum of twelve hundred and ten dollars, to sell and convey of the lands reserved for public uses in the plantation of Pleasant Ridge to L. W. Weston and B. P. J. Weston, such proportion of five hundred and sixty-one acres as eight thousand five hundred acres maintains to the total area of said plantation, being thirteen thousand four hundred and thirty-six acres; and to release all actions and causes of action which the state now has, or may have, for all trespasses heretofore committed on such lands. An instrument of conveyance similar in form to that usually adopted by the land agent in the conveyance of public lands, shall, when duly executed and delivered by said land agent, be sufficient to convey title to such lands and to effectuate such release.

—Instrument of conveyance.

Proceeds of sale, how disposed of.

Section 2. The proceeds of such sale and release shall be deposited with the treasurer of the state to the credit of the school fund of said plantation of Pleasant Ridge.

Section 3. This act shall take effect when approved.

Approved March 8, 1905.

Chapter 169.

An Act to regulate fishing in South Boundary pond, Little North West pond, Massachusetts bog, in Franklin county.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. There shall be a close time, for a period of three years from May first, nineteen hundred and five, in which it shall be unlawful to fish for or catch in any way any kind of fish in South Boundary pond, Little North West pond and Massachusetts bog, situated in township three, range six, W. B. K. P., in the county of Franklin.

Close time in South Boundary pond.
—Little North West pond.
—Massachusetts bog.

Section 2. Whoever violates any of the provisions of this act shall be subject to the same penalties as provided for illegal fishing in the general law of the state.

—penalty for violation of this act.

Approved March 8, 1905.

Chapter 170.

An Act to prohibit ice fishing in Narraguagus Lake, so called, in Hancock County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. It shall be unlawful to fish for, take, catch or kill any kind of fish on or through the ice in Narraguagus lake, sometimes called Spring River lake, in townships nine, ten and sixteen, in the county of Hancock.

Narraguagus lake, to regulate fishing in.

Section 2. Whoever violates any of the provisions of this act shall be liable to the same penalty as is provided in the general law of the state for illegal fishing.

Penalty for violation of this act.

Approved March 8, 1905.

Chapter 171.

An Act to incorporate the Fort Kent Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Joseph Archambault, Felix R. Morneault and Isadore B. Bourgoin, and such persons as they may associate with themselves in the enterprise, and their successors, are hereby incorporated into a corporation by the name of the Fort Kent Water Company, for the purpose of supplying the town

Corporators.

—corporate name.

CHAP. 171

—purposes. of Fort Kent, in the county of Aroostook, and the inhabitants of said town, with pure water for industrial, manufacturing, domestic, sanitary and municipal purposes, including extinguishment of fires.

May take water, etc.

Section 2. Said company is, for said purposes, authorized to take, collect, detain, store, use and distribute the water from any river, spring, pond, stream and other water sources in the town of Fort Kent.

—may lay pipes, etc.

Section 3. Said company is hereby authorized to lay, construct and maintain in, under, through, along and across the highways, ways, streets and bridges in said town, and to take up, replace and repair all such sluices, aqueducts, pipes, hydrants, and structures as may be necessary for the purposes of their incorporation, under such reasonable restrictions and conditions as the selectmen may impose. And said company shall be responsible for all damage to all corporations, persons and property occasioned by the use of such highways, ways and streets, and shall pay to said town all sums recovered against said town for damages from obstruction caused by said corporation, and for all expenses, including reasonable counsel fees incurred in defending such suits, with interest on the same.

May cross, but shall not impair water courses, etc.

Section 4. Said company have power to cross any water course, public or private sewer, or to change the direction thereof when necessary for the purpose of their corporation, but in such manner as not to obstruct or impair the use thereof, and said company shall be liable for any injury caused thereby. Whenever said company shall lay down any fixtures in any highway, way or street, or make any alterations or repairs upon its works in any highway, way or street, it shall cause the same to be done with as little obstruction to public travel as may be practicable, and shall, at its own expense, without unnecessary delay, cause the earth and pavements thus removed by it, to be replaced in proper condition.

—shall not unnecessarily obstruct highways.

May lay pipes in streets.

Section 5. Said company is hereby authorized to lay, construct and maintain its pipes under the highways, ways and streets in said Fort Kent and to build and maintain all necessary structures thereof, to build dams and reservoirs for storage of water across any brook or stream in said Fort Kent.

—may build dams, etc.

May take lands for certain purposes.

Section 6. Said company may take and hold any lands necessary for reservoirs, hydrants and other necessary structures, and may locate, lay and maintain pipes, hydrants and other necessary structures or fixtures in, over and through any land for its purposes, and excavate in and through such lands for such locations, construction and maintenance. It may enter upon such lands to make surveys and locations and shall file in

the northern registry of deeds in said county of Aroostook, plans for such locations and lands showing the property taken.

Section 7. Should the said company and the owner of such land be unable to agree upon the damages to be paid for such location, taking, holding and construction, the land owner may within twelve months after said filing of plans of location, apply to the county commissioners of said county of Aroostook and cause such damages to be assessed in the same manner and under the same conditions, restrictions and limitations, as are by law prescribed in the case of damages by the laying out of highways, so far as such law is consistent with the provisions of this act.

Damages,
how settled.

Section 8. Said corporation is hereby authorized to make contracts with the United States, and with corporations and inhabitants of said town of Fort Kent, or any village corporation or association in said town, for the purpose of supplying water as contemplated by this act, and said town of Fort Kent, or part thereof, is hereby authorized by its selectmen to enter into contract with said company for a supply of water for any and all purposes mentioned in this act, and for such exemption from public burden as said town and said company may agree, which, when made, shall be legal and binding upon all parties thereto. The town of Fort Kent through its municipal officers, is also authorized to contract with said company for water for all public purposes.

Authorized to
make
contracts for
supply of
water.

Section 9. Whoever shall wilfully or maliciously corrupt the water of said company, whether frozen or not, or in any way render such water impure, or whoever shall wilfully or maliciously injure any of the works of said company, shall be punished by fine not exceeding one thousand dollars, or by imprisonment not exceeding two years, and shall be liable to said company for three times the actual damage, to be recovered in any proper action.

Pollution
of water
forbidden.

--punishment
for.

Section 10. The capital stock of said company shall be such as agreed upon by a vote of said company of not more than twenty-five thousand dollars, which may be increased to fifty thousand dollars, by a vote of said company, and said stock shall be divided into shares of twenty-five dollars each.

Capital stock.

Section 11. Said company for all of its said purposes, may hold real and personal estate necessary and convenient therefor, not exceeding in amount fifty thousand dollars.

May hold real
and personal
estate to
amount of
\$50,000.

Section 12. Said company may issue its bonds for the construction of its works of any and all kinds, upon such rates and time as it may deem expedient, not exceeding the sum of fifty

May issue
bonds.

CHAP. 172

—bonds not
to exceed
\$50,000.

First
meeting,
how called.

thousand dollars, and secure the same by mortgage of the franchise and property of said company.

Section 13. The first meeting of said company may be called by a written notice thereof, signed by any three corporators herein named, served upon each corporator by giving him the same in hand or by leaving the same at his last usual place of abode, seven days before the time of meeting.

Section 14. This act shall take effect when approved.

Approved March 8, 1905.

Chapter 172.

An Act to incorporate Fort Kent Light and Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Section 1. James T. Bradbury, Bruce R. Ward and George C. Bradbury, their associates, successors and assigns, are hereby made a body corporate by the name of Fort Kent Light and Power Company, with all the powers, rights and privileges, and subject to all the duties and obligations conferred and imposed on corporations by law, except as otherwise provided herein.

—corporate
name.

Powers.

Section 2. Said company is authorized and empowered to carry on the business of lighting by electricity such public streets of the town of Fort Kent, and such buildings and places therein, public and private, as may be agreed upon by said corporation and the owners or those having control of such places to be lighted; and may furnish motive power by electricity within the limits of said town of Fort Kent; and may build and operate manufactories and works for the providing and supplying of electricity and light and power, and may lease, purchase and hold real and personal estate for the proper objects of the corporation, and to construct, lay, maintain and operate lines of wire or other material for the transmission of electricity, submarine, under ground, upon, under and along and over any and all streets and ways under the direction of the municipal officers of said Fort Kent; and in public places in such a manner as not to endanger the appropriate public use thereof, and to establish and maintain, under direction of said municipal officers, all necessary posts, pipes, supports and appurtenances, and terminating at such points as may be expedient.

—may furnish
power.

—may hold
real and
personal
estate.

—may lay
wires, etc.

—may
maintain
posts, etc.

Consent of
municipal
officers to be
obtained.

Section 3. For the erecting said wires above ground, and for laying the same, or pipes thereof, submarine or under ground, and for taking up, replacing and repairing the same,

said company shall first obtain the consent of the municipal officers of said town, and perform all said acts as directed by said municipal officers; and said company shall repay to said Fort Kent any sum which said town may have been compelled to pay on any judgment for any damages caused by a defect or want of repair in the streets or ways thereof, due to the neglect of said company, or on any judgment for damages caused by a defect or want of repair in the streets or ways thereof, due to the neglect of said company, or on any judgment for damages caused by the negligence of said company in the erecting and maintaining of any posts, wires or appurtenances connected with said business.

—liable for damages.

Section 4. Said company, at its own expense, without unnecessary delay, shall remove any and all obstructions in any street or way, made in erecting or laying the lines for such purposes, and cause earth disturbed to be properly replaced. It shall not be allowed to obstruct or impair the use of any public or private drain, or gas pipe, or sewer, telegraph or telephone wire, but may cross, or when necessary, change the direction of any private wire or pipe, drain or sewer, in such manner as not to obstruct or impair the use thereof, being responsible to the owner or other person for any injury occasioned thereby, in an action on the case.

Shall not unnecessarily obstruct streets.

—shall not obstruct but may cross drains, etc.

Section 5. Damages for any land taken for the purposes of erecting or laying said lines, if the parties cannot agree, shall be estimated, secured and paid as in the case of lands taken for highways.

Damages, how estimated and paid.

Section 6. Nothing contained in this act shall be construed to affect or diminish the liability of said corporation for any injury to private property, by depreciating the value thereof or otherwise, but any legal remedies existing shall continue. The selectmen of said Fort Kent, for the time being, shall at all times have the power to regulate and control the acts and doings of said corporation, which may in any manner affect the health and safety, or become a nuisance to the inhabitants of said town.

Liability for injury to private property.

—selectmen may regulate acts and doings of.

Section 7. The capital stock of said company shall not exceed twenty thousand dollars, divided into shares of twenty dollars each.

Capital stock.

Section 8. Said company is hereby authorized to issue bonds for the construction of its works upon such rates and time, and to such amount as it may deem necessary, not to exceed twenty thousand dollars in all, and not to exceed the amount of capital stock subscribed for, and to secure the same by mortgage or deed of trust upon its franchise and property.

May issue bonds.

—not to exceed \$30,000.

CHAP. 173

Other
corporations
may hold
stock in.

First
meeting, how
called.

Acceptance
of this act.

Section 9. Manufactories and other business corporations doing business in said Fort Kent are hereby authorized to subscribe for and hold stock in said company.

Section 10. Any two of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by both, postage paid, to each of the corporators, seven days at least before the day of the meeting, naming the time, place and purpose of said meeting; a president, secretary and directors may be chosen, by-laws adopted, and any corporate business transacted.

Section 11. This act may be accepted at any regular meeting of said association by a majority of the members present.

Section 12. This act shall take effect when approved.

Approved March 8, 1905.

Chapter 173.

An Act to incorporate the Milo Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

—corporate
name.

Purposes.

Authorized
to erect
dams, etc.

—to accumu-
late water,
etc.

—to take and
hold real
estate.

May lay down
pipes, etc.

Section 1. W. A. Johnson, W. F. Dutch, M. L. Durgin, E. C. Moores and W. S. Owen, their associates and successors and assigns, are hereby made a corporation under the name of the Milo Water Company.

Section 2. The purposes of said corporation shall be to supply water for public and private use and for any and all purposes in the town of Milo, in Piscataquis county, and to construct, maintain and operate a system of sewers and drainage in and for said town.

Section 3. Said corporation is hereby authorized for the purposes aforesaid to erect and maintain dams, reservoirs, filters, and standpipes, and to lay and maintain pipes, aqueducts and conduits necessary and proper for accumulating, storing, conducting, discharging, distributing, disbursing, supplying, and selling water, or for carrying, collecting, discharging, and disposing of sewerage matter and waters; said corporation may take and hold by purchase or as for public uses, any real estate necessary therefor and may take, store and use the water of any river, stream, lake, pond, spring, or well in the town of Milo or Sebec, and may excavate through any lands when necessary for the purposes of the corporation.

Section 4. Said corporation is hereby authorized to lay down in and through the streets and ways in the said town of Milo, and to take up, replace and repair all such pipes, aqueducts, con-

duits, hydrants and fixtures, as may be necessary for the purposes of its incorporation; to carry and lay any conduits, aqueducts and pipes under any watercourse, public or private way, or railroad in said town, in the manner prescribed by law, and to cross any sewer or drain, or, if necessary, to change its direction in such manner as not to obstruct the use thereof; and to enter and dig up any such street, road or way for the purpose of laying pipes, conduits, or aqueducts beneath the surface thereof, for placing man holes, hydrants, or other fixtures, and for maintaining and repairing the same, under such reasonable restrictions as may be imposed by the selectmen of said town, and said corporation shall be responsible for all damages to persons or property occasioned by its use of such streets or ways, and shall further be liable to pay to said town all sums recovered against it for damages from obstructions caused by said corporation.

—may cross
sewers, etc.

—may place
man holes,
etc.

—liability for
damages.

Section 5. When the corporation shall take any water, land, easement, or other property under the powers herein given, it shall file a statement in the registry of deeds for Piscataquis county, with a plan and description of such water, land, easement, or property, and within ten days thereafter shall publish notice of such filing in some newspaper printed in said county three weeks successively, and may file a statement of the damage it is willing to pay for any property so taken, and if the amount finally awarded exceeds that sum, the owner shall recover costs from the corporation, otherwise, the corporation shall recover costs against the owner. Said corporation shall be liable to pay all damages that shall be sustained by any person in his property by the taking of any water, land, easement or property under the provisions of this act; and if any person sustaining damages as aforesaid and said corporation shall not mutually agree upon the sum to be paid therefor, such person may cause his damages to be ascertained in the same manner and under the same conditions and limitations as are by law prescribed in the case of damages by the location of railroads, with the provisions as to costs as hereinabove mentioned.

Shall file plan
of lands, etc.,
taken.

may file
statement of
damages it is
willing to
pay.

—liability
for damages.

—damages,
how
ascertained.

Section 6. Any person who shall place or leave any offensive or injurious matter or materials on or in the pipes, conduits, aqueducts, standpipes, reservoirs, catch basins, fixtures, or any other property held, owned, or used by said corporation for the purposes of this act, shall pay twice the amount of damages to said corporation to be recovered in any proper action, and every such person on conviction of either of such acts of wilful injury as aforesaid, shall be punished by fine not exceeding two hundred dollars, and by imprisonment not exceeding one year.

Pollution of
water by any
person
forbidden.

—damages for
pollution
of water.

—penalty for
wilful
pollution.

CHAP. 173**Capital stock.**

Section 7. The capital stock of said corporation shall be ten thousand dollars, and shall be divided into shares of twenty-five dollars each. The capital stock may by vote of the corporation be increased to fifty thousand dollars. Said corporation is authorized to hold such real and personal estate as is necessary and proper for the purposes of its incorporation.

--may hold
real and
personal
estate.

Board of
directors.

Section 8. The affairs of said corporation shall be controlled by a board of directors, consisting of not less than three members, who shall be citizens of the town of Milo, and elected annually by vote of the stockholders of the company, and such board of directors shall choose such other officers as may from time to time be required by the by-laws of the corporation.

Proceedings
if town
desires to
take over
works of
company.

Section 9. Should the town of Milo, at a meeting duly called for the purpose, vote to take over the works of said company, and at any time subsequent to the first day of January, in the year of our Lord nineteen hundred and ten, inform the said company of its intention to take over the said works, then, and in that case, the company will within sixty days after the receipt of said intention of said town, and upon the tender of the fair market value at the time of the said works, including all the rights and franchises of the company, convey and make over to the said town, the said water and sewer works and systems in their entirety as they then exist, and make, execute, acknowledge, and deliver such deeds, conveyances, transfers, or other instruments as may be necessary to secure to said town all and every right, title, and interest, whether in law or in equity, which the said company may have in said water or sewer works or systems.

--tender.

Works to be
taken over at
fair market
value.

Section 10. Should said water and sewer works and systems be taken over by the town as aforesaid, the consideration to be paid by the town therefor shall be the fair market value of said works at the time of taking, including the rights and franchises of the company, as may be agreed upon by the parties thereto. And should said parties be unable to agree upon the amount, the same shall be left for the determination of three persons to be chosen as follows: one by the town, one by the company, and the third, who shall be a person learned in the law and a resident of Piscataquis county, shall be appointed by the chief justice of the supreme court, and the finding of the aforementioned three parties shall be final and conclusive in the matter as between the parties.

--arbitration
board.

May issue
bonds.

Section 11. Said corporation may issue bonds for the construction of its works, upon such rates and terms as it may deem expedient, not exceeding twenty-five thousand dollars, and secure the same by mortgage of its franchises and property.

CHAP. 174**May make
contracts.**

Section 12. Said corporation may make contracts with any person, partnership, or corporation, or with the town of Milo, for the purposes mentioned in the powers above mentioned, and may make such reasonable charge for water for public or private use, or for entering into their sewer system with private drains or sewers as they may deem advisable.

Section 13. This act shall take effect when approved.

Approved March 8, 1905.

Chapter 174.

An Act to extend the charter of the Lily Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The rights, powers and privileges of the Lily Water Company, which were granted by chapter one hundred and two of the private and special laws of nineteen hundred and three, are hereby extended for two years from the approval of this act; and the persons named in said act, their associates and successors, shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purposes as specified in said act.

**Lily Water
Company,
charter
extended.**

Section 2. This act shall take effect when approved.

Approved March 8, 1905.

Chapter 175.

An Act to change the name of Lower Stone Pond to Lake Keewaydin.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

That the name of the pond heretofore known as Lower Stone pond situated in the town of Stoneham, Oxford county, be, and the same hereby is changed from Lower Stone pond to Lake Keewaydin.

**Lower Stone
pond, name
changed.**

Approved March 8, 1905.

CHAP. 176**Chapter 176.**

An Act to change the name of Upper Stone Pond to Virginia Lake.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Upper Stone
pond, name
changed.

That the name of the pond heretofore known as Upper Stone pond, situated in the town of Stoneham, Oxford county, be, and the same hereby is changed from Upper Stone pond to Virginia lake.

Approved March 8, 1905.

Chapter 177.

An Act to authorize the Sebec Lake Lumber Company, its successors and assigns, to maintain a wharf and boom in Sebec Lake.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sebec Lake
Lumber Co.,
authorized
to maintain
wharf.

Section 1. The Sebec Lake Lumber Company, its successors and assigns, are hereby authorized to erect, maintain and control a private wharf from its shore front a few feet westerly from the boat house occupied by Marion F. Atkins, and near the end of the road as traveled to Sebec lake, extending one hundred fifty feet into the waters of said Sebec lake in the town of Foxcroft, in the county of Piscataquis, substantially as now located.

Authorized
to maintain
boom.

Section 2. Said company is hereby further authorized to maintain a boom, one end of which to be attached to the shore of said Sebec Lake Lumber Company, at a point just easterly from said Marion F. Atkins' said boat house; the other end of which to be attached to the shore of said Sebec lake at the point where the east line of lot number nine, range nine, in said Foxcroft touches said shore, and extending into the waters of Sebec lake, also the right to place and maintain buoys in the waters of Sebec lake for the purpose of supporting such boom at distances not exceeding one hundred fifty feet from the shore of Sebec lake at low water mark. Provided, however, that the said Sebec Lake Lumber Company shall not place its piers upon or string its booms over or across the land of any other person or corporation.

—authorized
to place
buoys.

—restrictions.

Section 3. This act shall take effect when approved.

Approved March 8, 1905.

Chapter 178.

An Act to set off a part of Plantation Number Seven, and annex it to the Town of Gouldsboro.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. All that part of plantation number seven in the county of Hancock, known as the Sowle tract, and described as follows:

Beginning on the north line of the town of Gouldsboro at the southwest corner of land owned by Bailey and Libby; thence running north along line of said land of Bailey and Libby, three miles, more or less, to land owned by Goodwin; thence west along the line of land of said Goodwin, one and one-half miles, more or less; thence south along the line of said Goodwin land to West Bay stream, so called; thence by said stream, southerly to the north line of said town of Gouldsboro; thence following said north line of Gouldsboro, generally easterly to the place of beginning, is hereby set off from said plantation Number Seven and annexed to the town of Gouldsboro, in Hancock county.

Section 2. This act shall take effect when approved.

Approved March 8, 1905.

Chapter 179.

An Act to regulate fishing in Marble Brook, Marble Pond, Chase Brook or Blackstone Brook, in Piscataquis county, and Bolt Brook in Somerset County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. It shall be unlawful to fish for, take, catch or kill in any way any kind of fish at any time in Marble brook and Marble pond, so called, tributary waters to the Piscataquis river, situated partly in the town of Blanchard, county of Piscataquis, or in Chase brook, sometimes called Blackstone brook, also situated partly in said Blanchard, or in Bolt brook, in Bald mountain township, in Somerset county.

Section 2. Whoever violates any of the provisions of this act shall be subject to the same penalty as is provided in the general law for illegal fishing.

Approved March 9, 1905.

CHAP. 180**Chapter 180.**

An Act for the better protection of Shell Fish within the town of Freeport in the county of Cumberland.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Shell fish,
taking of in
town of
Freeport, to
prohibit.

—except on
written
permit.

—inhabitants
may take for
immediate
use.

Penalty for
violation of
this act.

Section 1. No shell fish shall be taken from any flats within the limits of the town of Freeport, in Cumberland county, except by written permit of the municipal officers of the said town of Freeport, and payment to the said town for the privilege at such price as said town may establish at any town meeting, any existing laws to the contrary notwithstanding; provided, that without such permit, any inhabitant within said town, or any person temporarily resident therein, or the riparian owner of any such flats, may take therefrom for the immediate use of himself or his family, not exceeding one bushel at one tide.

Section 2. Any person taking shell fish contrary to the provisions of this act, shall be punished for each offense by a fine not exceeding ten dollars, or by imprisonment not exceeding thirty days, or by both.

Section 3. This act shall take effect when approved.

Approved March 9, 1905.

Chapter 181.

An Act to prohibit scallop fishing in Bluehill Bay from the first day of April to the first day of November in each year.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Close time
for scallops.

Section 1. No person shall take, catch, kill or destroy any scallop or scallops in Bluehill bay and the waters adjacent as far east as a line drawn from Bass Harbor light southerly to Placentia island, between the first day of April and the first day of November in each and every year.

Penalty for
violation
of this act.

Section 2. Any person violating the provisions of the foregoing section, shall be punished by a fine of one dollar for each and every scallop taken, caught, killed or destroyed contrary to the provisions of the foregoing section. Trial justices and judges of police and municipal courts shall have jurisdiction of all offenses under this act.

Act shall take
effect April 1,
1906.

Section 3. This act shall take effect on the first day of April, nineteen hundred and five.

Approved March 11, 1905.

Chapter 182.

An Act relating to fishing in the tributaries to Anonymous Pond.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. 'It shall be lawful to fish in the tributaries to Anonymous pond in the town of Harrison subject only to the general laws of the state relating to fishing.

Fishing in Anonymous pond, regulated.

Section 2. All acts and parts of acts inconsistent herewith are hereby repealed.

Approved March 11, 1905.

Chapter 183.

An Act relating to the taking of scallops in the Bagaduce River, so called, between the towns of Castine and Brooksville, in the County of Hancock, from March first to November first, in each year.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. No person shall take, catch, kill or destroy any scallop or scallops in the Bagaduce river, so called, between the first day of March and the first day of November in each and every year.

Close time for scallops

Section 2. Any person violating the provisions of the foregoing section, shall be punished by a fine of one dollar for each and every scallop taken, caught, killed or destroyed contrary to the provisions of the foregoing section. Trial justices and judges of police and municipal courts shall have jurisdiction of all offenses under this act.

Penalty for violation of this act.

Section 3. This act shall take effect when approved.

Approved March 11, 1905.

CHAP. 184**Chapter 184.**

An Act to incorporate the Mount Desert Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.	Section 1. Tobias L. Roberts, R. H. Kittredge, William M. Roberts, Thomas F. Moran, Charles B. Pineo, William H. Sherman, Milton Rodick, William B. Higgins, and E. S. Clark, or such of them as may by vote accept this charter, with their associates, successors and assigns are hereby made a body corporate and politic to be known as the Mount Desert Trust Company and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.
—corporate name.	
Location.	Section 2. The corporation hereby created shall be located at Bar Harbor in the town of Eden, Hancock county, Maine, and may establish and maintain a branch at Southwest Harbor, Maine.
—branch at Southwest Harbor.	
Purposeee.	Section 3. The purposes of said corporation and the business which it may perform are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan on credits, real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties, for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and to receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and enjoy all such estate, real, personal and mixed as may be obtained by investment of the capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant and otherwise dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; seventh, to act as agent for a person or corporation, and also to act as executor, receiver or assignee, with the same powers and duties as are imposed and conferred by law upon natural persons acting in the same capacities and
—to receive deposits, etc.	
to borrow money, etc.	
—to maintain safe deposit vaults.	
—to hold investments.	
—to act as agent, etc.	
—to execute trusts.	
—to act as executor, etc.	

subject to the same control of the court having jurisdiction of the same in all proceedings relating to the exercise of these powers; all papers may be signed and sworn to by any officer designated by the corporation for that purpose, and the officers shall be subject to citation and examination in the same manner and to the same extent as natural persons acting in the same capacities. No sureties shall be required upon the bond of the corporation when acting in such capacities, unless the court or officer approving said bond shall require it; eighth, to guarantee the payment of the principal and interest of all obligations secured by mortgages of real estate running to the Mount Desert Trust Company; ninth, to hold for safe keeping all kinds of personal or mixed property and to act as agents for the owners thereof, and of real estate for the collection of income on the same and for the sale of the same; tenth, to do in general all the business that may be done by trust and banking companies.

—to guarantee payment of obligations.

—to hold property for safe keeping.

—to do a general banking business.

Section 4. The capital stock of said corporation shall not be less than fifty thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by vote of the shareholders, to any amount not exceeding five hundred thousand dollars. Said corporation shall not commence business as a trust or banking company until stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

Capital stock.

—shall not commence business until \$50,000 has been paid in.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition be disposed of at public or private sale.

Shall not make loans on security of its own capital stock.

Section 6. All corporate powers of this corporation shall be exercised by a board of directors or trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the shareholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the shareholders, be entrusted to an executive board of five members to be, by vote of the shareholders, elected from the full board of directors or trustees. The directors or trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a director or trustee dies, resigns, or becomes disqualified for any cause, the remaining directors or trustees may appoint a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of

Board of trustees.

—number and tenure.

—executive board.

—vacancies, how filled.

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such director or trustee, shall be taken within thirty days of his election, or his office shall be vacant. The clerk of such corporation shall within ten days notify such directors or trustees of their election, and within thirty days shall publish the list of all persons who have taken the oath of office as directors or trustees.

Board of
investment.

—shall make
record of
loans.

—loans shall
not be made
to officers
unless
approved in
writing.

Trustee shall
own ten
shares of
stock.

Reserve fund.

Section 7. The board of directors or trustees of said corporation shall constitute the board of investment of said corporation. Said directors or trustees shall keep in a separate book, specially provided for the purpose, record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the executive committee of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the directors or trustees and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officers, director or agent of said company or to other persons in its employ, until the proposition to make such loan shall have been submitted by the person desiring the same to the board of directors of such bank, or to the executive committee of such board, if any, and accepted and approved by a majority of such board or committee. Such approval, if the loan is made, shall be spread upon the records of the corporation; and this record shall, in every instance, give the names of the directors authorizing the loan. Said corporation shall have no authority to hire money or give notes unless by vote of the said board or of said committee duly recorded.

Section 8. No person shall be eligible to the position of a director or trustee of said corporation who is not the actual owner of ten shares of stock.

Section 9. Said corporation after beginning to receive money on deposit shall at all times have on hand, as a reserve, in lawful money of the United States, an amount equal to, at least fifteen per cent of the aggregate amount of all its deposits which are subject to withdrawal upon demand or within ten days; and whenever said reserve of such corporation shall be below said percentage of such deposits, it shall not increase its liabilities by making any new loans until the required proportion between the aggregate amount of such deposits and its reserve fund shall be restored; provided, that in lieu of lawful money two-thirds of said fifteen per cent may consist of balances payable on demand, due from any national bank, and one-third of said fifteen per

cent may consist of lawful money and bonds of the United States or of this state, the absolute property of such corporation.

Section 10. All the property or money held in trust by this corporation shall constitute a special deposit and the accounts thereof and of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Special
deposits.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Adminis-
trators, etc.,
may deposit
in.

Section 12. Each shareholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements, of such corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.

Individual
responsibility
of stock-
holders.

Section 13. Said corporation shall set apart as a guaranty fund not less than ten per cent of its net earnings in each and every year until such fund, with the accumulated interest thereon, shall amount to one-fourth of the capital stock of the company. The said surplus shall be kept to secure against losses and contingencies and whenever the same becomes impaired it shall be reimbursed in the manner provided for its accumulation.

Guaranty
fund.

Section 14. The shares of said corporation shall be subject to taxation in the same manner and at the same rate as are the shares of national banks.

Taxation
of shares.

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its ability to fulfill all its engagements. If upon examination of said corporation, the examiner is of the opinion that

Examination
by bank
examiner.

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—proceedings
in case of
injunction.

its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-eight of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

First meeting,
how called.

Section 16. Any three of the corporators named in this act may call the first meeting of the corporation by mailing a written notice signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Section 17. This act shall take effect when approved.

Approved March 11, 1905.

Chapter 185.

An Act to incorporate the Bangor and Northern Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

—corporate
name.

Section 1. John A. Higgins, Thomas J. Peaks, Henry W. Peaks, Frank P. Morrison, William H. Newton and Charles E. Fisher, their associates, successors and assigns, are hereby incorporated under the name of the Bangor and Northern Railroad Company.

Capital stock.

Section 2. The capital stock of said company at the time of its organization shall not be less than one hundred fifty thousand dollars, divided into shares of one hundred dollars each, and the capital stock may be increased from time to time by a vote representing a majority of the stock issued to an amount not exceeding five hundred thousand dollars.

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Section 3. Said company is hereby authorized and empowered to issue its bonds in such form and amount and on such terms as it may deem expedient, not exceeding two hundred and fifty thousand dollars, and may secure the same by mortgage of its property and franchises.

Authorized to
issue bonds.

—not to
exceed
\$250,000.

Section 4. Said company is further authorized and empowered to acquire by purchase the property, rights and franchises formerly owned and operated by the old Penobscot Central Railway of Bangor, Maine, and now owned and operated by the Penobscot Central Railroad Company of New Haven, Connecticut, and to issue its full paid capital stock authorized by section two of this act to the amount of one hundred fifty thousand dollars and its bonds authorized by section three of this act to an amount not exceeding two hundred fifty thousand dollars in payment therefor, and to maintain and operate a railway line from the terminus of the old Penobscot Central Railway in Charleston to and on Front street, in the city of Bangor, and the location of the rails, posts and wires of said railway within the limits of any street, road or way as now located and maintained is hereby confirmed and made valid.

May purchase
franchise
and property
of old
Penobscot
Central
Ry. Co.

—to amount
of \$150,000.

—and its
bonds to
amount
of \$250,000.

Said company is further authorized and empowered in the operation of its railroad from and on Front street in the city of Bangor to Charleston, Maine, to construct, maintain and operate the necessary additional turnouts and sidings, including a double ended switch in the highway north of the trustee house in Charleston, and also a double ended switch in Front street in Bangor near the wharf of the Eastern Steamship Company, to operate its lines of railway with electricity, and to maintain and use all necessary, proper and lawful appliances for the purpose of operating its lines of railway and for the generation and proper distribution and application of power to be used by it for that purpose, and may purchase and hold such real and personal property as may be necessary for the purposes of its business, and may charge and collect such reasonable fares and tolls for the carriage of passengers and freight as may be fixed from time to time by its directors, and in addition to the rights and powers conferred upon said company by this act, it shall possess and enjoy all the rights, powers and privileges of the Penobscot Central Railway, also all the rights, powers and privileges possessed and enjoyed by similar corporations formed under chapter fifty-three of the revised statutes of Maine.

Further
rights
conferred.

—may hold
necessary
real estate
and personal
property.

—additional
rights.

Section 5. Said company is hereby authorized and empowered to take by the right of eminent domain as for public uses lands and other property that may be necessary in the construction and improvement of its lines or for the operation of its rail-

May exercise
right of
eminent
domain.

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—damages
for land
taken, how
determined.

May acquire
property
of other
railroads.

—may hold
bonds of
similar
corporations.

Notice of
first meeting,
how given.

way, and all damages for land and other property so taken shall be determined and paid in the manner and under proceedings as provided in case of lands taken for steam railroads.

Section 6. Said company is hereby authorized and empowered to acquire by purchase or lease the property, rights and franchises of other railroads or street railway corporations, and hold the same for the purpose of conducting the business of such corporations, and may issue stock and bonds in payment therefor in addition to that hereinbefore authorized in sections two and three of this act, and also may purchase and hold the bonds and capital stock of other similar corporations and issue its stock and bonds in payment therefor. Said company is also authorized and empowered to sell, lease or otherwise dispose of its property, rights and franchises to other railway corporations.

Section 7. The first meeting of the company shall be held in Bangor, Maine, and may be called by one of the persons named as incorporators, by written notice mailed to each of the other incorporators at least seven days before the time appointed for such meeting.

Section 8. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 186.

An Act to authorize the erection of dams, side dams, piers and booms in Higgins Stream and Grant Brook in the plantation of Brighton and town of Wellington, and in Buzzell Brook in the towns of Wellington and Harmony, and to make improvements in said streams.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Certain
persons
authorized to
maintain a
dam in
Higgins
stream.

—to build
side dams,
piers, rock
booms, etc.

Authorized to
maintain dam

Section 1. Joseph E. Lawrence, George Nottage, E. Leroy Batchelder, Harry W. Davis, Manley Morgan, M. E. Lawrence, Edwin A. Caldwell and Horace D. Caldwell, their associates, successors and assigns, are hereby authorized and empowered to locate, erect and maintain in Higgins stream, so called, in Wellington on lot number one hundred and seven in said Wellington, a dam with which to raise a head of water to facilitate the driving of logs, pulp wood and other lumber, down said stream; and to build side dams, piers, rock booms, remove rocks and make other improvements on said Higgins stream, for the driving of logs, pulp wood and other lumber as aforesaid down said stream to Moose pond in the town of Harmony.

Section 2. Joseph E. Lawrence, George Nottage, E. Leroy Batchelder, Harry W. Davis, Manley Morgan, M. E. Lawrence,

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Edwin A. Caldwell and Horace D. Caldwell, their associates, successors and assigns, are also hereby authorized and empowered to locate, erect and maintain, in Grant brook, so called, at the outlet of Scribner bog in the plantation of Brighton, a dam with which to raise a head of water to facilitate the driving of logs, pulp wood and other lumber, down said brook to where it empties into Higgins stream; and to build dams, side dams, piers, rock booms, remove rocks and make other improvements on said Grant brook, for the driving of logs, pulp wood and other lumber as aforesaid down said Grant brook to where it empties into Higgins stream.

in Grant
brook.

—to build side
dams, etc.

Section 3. Joseph E. Lawrence, George Nottage, E. Leroy Batchelder, Harry W. Davis, Manley Morgan, M. E. Lawrence, Edwin A. Caldwell and Horace D. Caldwell, their associates, successors and assigns, are also hereby authorized and empowered to locate, erect and maintain, in Buzzell brook in the towns of Wellington and Harmony, which empties into Higgins stream in the town of Harmony, a dam with which to raise a head of water to facilitate the driving of logs, pulp wood and other lumber, down said brook to where it empties into Higgins stream; and to build dams, side dams, piers, rock booms, remove rocks and make other improvements on said Buzzell brook, for the driving of logs, pulp wood and other lumber as aforesaid down said Buzzell brook to where it empties into Higgins stream.

Authorized to
maintain dam
in Buzzell
brook.

—to build side
dams, etc.

Section 4. Joseph E. Lawrence, George Nottage, E. Leroy Batchelder, Harry W. Davis, Manley Morgan, M. E. Lawrence, Edwin A. Caldwell and Horace D. Caldwell, their associates, successors and assigns, are also authorized and empowered to take such land and materials as may be necessary to build such dams and make such improvements, and may flow contiguous lands so far as necessary to raise suitable heads of water, to attach their booms and piers to land adjacent to said streams, and may, with their agents, servants and teams, pass and repass over and along said shores and to and from the same over the land of other persons for the purpose aforesaid and for managing said dams, piers and booms; and if the parties cannot agree upon the damages, the said Joseph E. Lawrence, George Nottage, E. Leroy Batchelder, Harry W. Davis, Manley Morgan, M. E. Lawrence, Edwin A. Caldwell and Horace D. Caldwell, their associates, successors and assigns, shall pay the proprietors for the land and materials so taken; such damages shall be ascertained and determined by the county commissioners of the county where the land and materials so taken lie, in the same manner and under the same conditions and limitations as provided by law in the case of damage by laying out of highways;

Authorized to
take land and
materials.

—may pass
and repass
along shores.

—damages,
how
ascertained.

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and for the damage occasioned by flowing said land said Joseph E. Lawrence, George Nottage, E. Leroy Batchelder, Harry W. Davis, Manley Morgan, M. E. Lawrence, Edwin A. Caldwell and Horace D. Caldwell, their associates, successors and assigns, shall not be liable to an action at common law, but the person injured may have a remedy by complaint for flowage, in which case the same proceedings shall be had as when a complaint is made under the statutes of this state for flowing lands occasioned by raising a head of water for the working of mills.

Tolls for logs
established.

Section 5. Said Joseph E. Lawrence, George Nottage, E. Leroy Batchelder, Harry W. Davis, Manley Morgan, M. E. Lawrence, Edwin A. Caldwell and Horace D. Caldwell, their associates, successors and assigns, may demand and receive a toll for the passage of logs, pulp wood and other lumber as follows: for logs delivered at or near Carle's mills in the town of Wellington, sixty-five cents per thousand feet for saw and pulp logs; for logs delivered at or near Batchelder and Caldwell's mills in the town of Harmony, seventy-five cents per thousand feet for saw and pulp logs; for all logs delivered at or near Harmony village in the town of Harmony or at the nearest point to the railroad in said town of Harmony, one dollar per thousand feet for saw and pulp logs, and fifty cents per cord for pulp wood, for all logs and pulp wood that pass over their said dam, the logs and other lumber to be at the same scale as that adopted by the Kennebec River Log Driving Company; provided, however, that such tolls shall not apply to any logs cut in the town of Harmony, and they shall have lien of all logs, pulp wood and other lumber that may pass over said dams and improvements for the payment of said tolls, but the logs and each particular mark shall be holden for the tolls of such mark, and unless such toll is paid within thirty days after said logs or pulp wood, or the major part of them, shall have arrived at their point of destination, said Joseph E. Lawrence, George Nottage, E. Leroy Batchelder, Harry W. Davis, Manley Morgan, M. E. Lawrence, Edwin A. Caldwell and Horace D. Caldwell, their associates, successors and assigns, shall have a lien on said lumber and wood for said toll, to be enforced by an attachment and suit to be begun within ninety days after the same shall have arrived at its place of destination.

—such tolls
shall not
apply to logs
cut in town of
Harmony.

—lien on logs.

—lien on
lumber and
wood.

Provisions
for reduction
of tolls.

Section 6. When said Joseph E. Lawrence, George Nottage, E. Leroy Batchelder, Harry W. Davis, Manley Morgan, M. E. Lawrence, Edwin A. Caldwell and Horace D. Caldwell, their associates, successors and assigns, have received from tolls their outlay in dams, improvements and repairs made up to that time and six per cent interest thereon, then the toll shall be reduced

to a sum sufficient to keep the works in repair. The chairman of the county commissioners of Piscataquis county for the time being is appointed to audit the accounts and determine the costs of said dams, improvements and repairs.

Section 7. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 187.

An Act to authorize the maintenance of piers and booms in Baskahegan Stream at Danforth.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Henry H. Putnam, of Danforth, in the county of Washington, his successors and assigns, are hereby authorized and empowered to erect and maintain in the Baskahegan stream, in said town of Danforth, piers and booms for the purpose of collecting and holding logs and other lumber in said Baskahegan stream. Said piers and booms shall be located as follows:

Piers and booms authorized in Baskahegan stream.

A boom at Birch Point, so called, or between said Birch Point and the mill dam in said stream, as said Putnam shall determine, and holding booms upon the easterly side of said stream, extending from the island at the mouth of Crooked brook, so called, to a point at or near the sluice in said dam; and from a point opposite the steam mill, in said Danforth, on the westerly side of said stream and down said westerly side to a point at or near said sluice.

—location of piers and booms.

Said piers and booms shall be so located, constructed, maintained and used that logs and other lumber running down said stream, belonging to other parties and not destined for use and manufacture at the mills of said Putnam, his successors and assigns, shall not be unreasonably impeded or delayed.

—piers and booms shall not be constructed so as to impede passage of lumber running down river.

Section 2. Said Putnam, his successors and assigns, by aid of such piers and booms is hereby authorized and empowered to hold within the piers and booms mentioned in this act, and located, erected and maintained as aforesaid, all logs and other lumber coming down said Baskahegan stream, which are destined and intended for use and manufacture at the mills of said Putnam.

May hold logs destined for use at mills of said Putnam.

Section 3. This act shall take effect when approved.

Approved March 15, 1905.

CHAP. 188**Chapter 188.**

An Act to amend Chapter one hundred and nineteen of the Private and Special Laws of eighteen hundred and eighty-one, as amended by Chapter one hundred and twenty-two of the Private and Special Laws of eighteen hundred and ninety-nine, relating to the taking of Spawn Herring in Narraguagus bay.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1,
chapter 119,
private and
special laws
1891, as
amended by
chapter 122,
private and
special laws
1899,
further
amended.

Section one of chapter one hundred and nineteen of the private and special laws of eighteen hundred and eighty-one, as amended by chapter one hundred and twenty-two of the private and special laws of eighteen hundred and ninety-nine, is hereby amended by adding after the word "from" in the fifth line of said section the words 'the southern extremity of Petit Manan point to;' and adding after the word "house" in the sixth line of said section the word 'thence,' so that said section as amended, shall read as follows:

Close time for
herring in
Narraguagus
bay.

'Section 1. The taking of herring or fishing therefor by the use of purse and drag seines or nets from the first day of July to the first day of November, is hereby prohibited in the waters lying within the jurisdiction of the state in Milbridge or Narraguagus bay and other waters above a line drawn from the southern extremity of Petit Manan point to Petit Manan lighthouse, thence to Cape Split in the town of Addison, under a penalty upon the master or person in charge of said seines or nets, or upon the owner or owners of the vessels, steamers or boats engaged in taking said herring, of not less than one hundred dollars, and no more than three hundred dollars, and there shall be a lien upon said vessels, steamers, boats and apparatus used in such unlawful pursuit until said penalty, with costs of prosecution is paid.'

—penalty.

Approved March 17, 1905.

Chapter 189.

An Act to incorporate the Foreside Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Section 1. George Burnham, Jr., C. K. Richards, Daniel F. Emery, Jr., John Marshall Brown, Edward H. Trickey and Herbert Payson, with their associates and successors, are hereby created a corporation by the name of Foreside Water Company for the purpose of supplying the towns of Cumberland and Falmouth, in the county of Cumberland, and the inhabitants thereof with pure water for domestic, fire, sanitary and municipal purposes.

—corporate
name.

—purposes.

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Section 2. Said corporation may take and hold by purchase, lease or otherwise, such amount of real and personal property as may be necessary and convenient for its purposes.

May hold real and personal property.

Section 3. Said corporation is hereby authorized, for the purposes aforesaid, to obtain a supply of water from any source of supply in said towns of Falmouth or Cumberland except Duck pond and Goose pond, or may obtain such supply by contract, purchase or lease, with or from any other water company now supplying water to any city or town in said county of Cumberland, and any such water company is hereby authorized, by contract, sale or lease, to furnish such supply from any source from which it is now supplying water to any city or town in said county of Cumberland.

Sources of water supply.

Section 4. Said corporation is hereby authorized to survey for, locate, lay, erect and maintain suitable dams, reservoirs and machinery, pipes, aqueducts, hydrants and fixtures; to carry its pipes or aqueducts under or over any water course, creek, river, bridge, street, highway, or other way, but in such manner, however, as not to obstruct the same, and for that purpose to enter upon and excavate any street, road or way under such reasonable restrictions and conditions as the selectmen of said towns may impose, in such a manner as not to unnecessarily obstruct the same, and to take up, replace and repair all such pipes, aqueducts and fixtures as may be necessary for said purposes, and to enter upon, pass over, excavate and flow any lands and to take and hold by purchase or otherwise, any real estate, rights of way or water. And said corporation is further authorized, for the purpose of making all necessary repairs, surveys or connections, to lay its mains and pipes through any private or public lands or ways, with the right to enter upon the same and dig therein, and said corporation may establish written regulations for the use of said water. Said Foreside Water Company shall be responsible for all damages to persons and property occasioned by such use of said streets and ways. Said Foreside Water Company may also lay and maintain its mains and pipes under or across any railroad, if agreement with the railroad company can be had, or if such agreement cannot be had, upon such terms and conditions as may be determined by the railroad commissioners. Said water company shall be liable in all cases to repay to any railroad company or town, all sums of money that such railroad company or town shall be obliged to pay on any judgment recovered against them for damages occasioned by any obstruction, taking up or displacement of its railroads by said Foreside Water Company, in the case of a railroad company, or in the case of a town by reason of any defect in any

May maintain dams, etc.

--shall not obstruct water courses, etc.

--restrictions.

--may flow lands.

--may lay pipes.

--liable for damages occasioned by use of streets.

--regulations for crossing railroads.

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—shall have
notice of suits
for damages.

highway, way or street, therein occasioned by any fault or neglect of said water company, together with reasonable counsel fees and expenses necessarily incurred in defending such railroad or town in all actions therefor, provided, however, that said Foreside Water Company shall have notice of the commencement of any and all suits for such damage and that said water company shall have the right to defend any such action at its own expense.

Shall file
plans of
location.

Section 5. Said Foreside Water Company shall file in the registry of deeds in the county of Cumberland, plans and descriptions of the location of all lands and water rights taken under the provisions of this act, and no entry shall be made upon any land, except to make surveys, until the expiration of twenty days from such filing, and with such plan the corporation may file a statement of the damages it is willing to pay to any person or corporation for any property so taken, and if the amount finally awarded does not exceed that sum the company shall recover costs against said person or corporation, otherwise such person or corporation shall recover such costs against said company.

—shall file
statement
of damages.

Damage for
taking of land
or for
flowage, etc.,
how
ascertained.

Section 6. Said Foreside Water Company shall be held liable to pay all damages that shall be sustained by any person by the taking of any land or other property, or by flowage, or by excavating through any land for the purpose of laying down its pipes and aqueducts, building dams and reservoirs, and also damages for any other injuries resulting from said acts; and if any person sustaining damages as aforesaid and said corporation cannot mutually agree upon the sum to be paid therefor, such person may cause his damages to be ascertained in the same manner and under the same conditions, restrictions and limitations as are by law prescribed in the case of damages by the laying out of railroads.

Capital stock.

Section 7. The capital stock of said corporation shall be fixed at a sum not exceeding one hundred thousand dollars and shall be divided into shares of one hundred dollars each.

May make
contracts for
supplying
water.

Section 8. Said Foreside Water Company is hereby authorized to make contracts with said towns of Falmouth and Cumberland, and with other towns and corporations, associations and individuals for the purpose of supplying them with water as contemplated by this act, and also for the purpose of procuring a supply of water for its own purposes, may contract for such supply with any other corporation or individual, and use the same for the purposes hereunder. Said towns of Falmouth and Cumberland, by their respective selectmen, or duly authorized agents, are hereby authorized to enter into contracts with said

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Foreside Water Company for the supply of water, and for such exemption from public burden as said towns and said company may agree upon, which, when made, shall be legal and binding upon all parties thereto. Manufacturing and other corporations are hereby authorized to subscribe and hold stock of said Foreside Water Company.

Section 9. Said corporation may issue its bonds for the construction of its works upon such rates and times as it may deem expedient, to an amount not exceeding the amount of its capital stock, and secure the same by mortgage of the franchises and property of said company.

May issue
bonds.

Section 10. The first meeting of said corporation shall be called by written notice thereof signed by any two corporators herein named, served upon each corporator by giving him the same in hand or by leaving the same at his last usual place of abode seven days before the time of said meeting.

Notice of
first meeting,
how given.

Section 11. This act shall become null and void in two years from the approval hereof, unless said corporation shall have organized and commenced actual business under this charter.

Shall
commence
business
within two
years.

Section 12. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 190.

An Act to enable William G. Barter to construct and maintain weirs near Whitmore's cove in the waters of Penobscot Bay.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. William G. Barter of Deer Isle is hereby authorized and empowered to construct and maintain weirs in the tide waters of Penobscot bay near Whitmore's cove, so called, southerly from Stinson's Neck bar and easterly of Eaton's point, so called, in the town of Deer Isle, adjoining the land of said William G. Barter.

Weirs
authorized in
waters of
Penobscot
bay near
Whitmore's
cove.

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

CHAP. 191**Chapter 191.**

An Act to authorize the Mainstream Lumber Company to erect a dam across Mainstream in the town of Harmony.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Dam
authorized
across
Mainstream
in town of
Harmony.

—location
of dam.

—may
operate mills
on said dam.

—may supply
electricity.

—may acquire
land, flowage
rights, etc.

May improve
channel of
Mainstream.

—may
construct
dams, piers
and booms.

Eminent
domain.

Section 1. The Mainstream Lumber Company, a corporation organized under the general laws of Maine, and located in Portland in the state of Maine, is hereby authorized to erect, construct, maintain and repair and extend a dam across Mainstream, in the town of Harmony, with necessary side dams and canals appurtenant thereto across said Mainstream at any point between Mainstream bridge and the bridge of the Sebecook and Moosehead Railroad Company across said Mainstream, and by means of such dam to flow any and all lands on said Mainstream or any of its tributaries above the proposed dam and below any dam now existing, and to erect, maintain and operate mills on or near said dam, for the purpose of grinding different kinds of grain, sawing and finishing all kinds of lumber and the manufacturing of woolen and cotton cloths, said mills to be furnished with power from said dam; also for the purposes, notwithstanding the rights of any other, of making, generating, selling and distributing and supplying electricity for heating, lighting, manufacturing or mechanical purposes in the town of Harmony in said county of Somerset, or to any inhabitant of said town, or any one doing business in said town, with the rights for any and all the above named purposes, to purchase or otherwise acquire any lands or real estate or any rights of flowage, or any other rights as may be necessary to accomplish the purposes above set forth, to purchase and otherwise acquire, distribute, sell and deal in electrical fixtures and apparatus and all other kinds of merchandise and personal property.

Section 2. Said corporation is hereby authorized to improve Mainstream and its tributaries in the counties of Somerset and Piscataquis for log driving purposes, and for this purpose to widen, deepen and remove obstructions from the channels of said Mainstream and its tributaries, and to construct dams and side dams, and sluiceways therein, to erect booms, side booms and piers therein, and to make such other improvements in said Mainstream and along any part thereof, down to Moose pond, in said county of Somerset, as may be necessary and proper to facilitate log driving, provided that such improvements shall not interfere with the reasonable and proper use of any mills or works now operating upon said stream.

Section 3. Said corporation is hereby empowered to take and hold as for public uses such lands and property as may be neces-

sary for the purpose of said corporation as herein provided, and in case said corporation cannot agree with the owner or owners as to the price to be paid therefor, the same shall be determined by the county commissioners of the county wherein the land taken is situated, upon application of any party interested to such county commissioners, in the same manner as damages are assessed for the location, alteration and discontinuance of highways, as provided in chapter twenty-three of the revised statutes of one thousand nine hundred and three, and acts amendatory thereof and additional thereto, and the same rights of appeal from the decision of said county commissioners shall exist and may be prosecuted in the same manner as provided in chapter twenty-three and acts amendatory thereof and additional thereto. Said corporation is hereby empowered also to flow such lands as may be necessary to carry out the purposes of this act, and said corporation shall be liable to all damages by said flowing, to be ascertained and determined in the manner described in chapter ninety-four of the revised statutes of one thousand nine hundred and three, and acts amendatory thereof and additional thereto.

—damages,
how
ascertained.

—flowage.

Section 4. After the improvements contemplated in this act in said stream, and its tributaries or any part thereof, and during such time as the same shall be kept in proper condition to facilitate the passage of logs and pulp wood, the said corporation may demand and receive twenty-five cents per thousand feet, wood scale, for all long lumber consisting of logs, masts or spars, and twelve and one-half cents per cord for all spruce, pine or poplar wood intended for pulp, that shall be placed in said stream or its tributaries, above said company's mills in the town of Harmony, for passage to or by said mills.

Tolls on logs.

Section 5. Said corporation shall have a lien on said lumber and wood for said toll, to be enforced by an attachment and suit to be begun within ninety days after the same shall have arrived at its destination.

Lien for toll.

Section 6. This act shall take effect when approved.

Approved March 15, 1905.

CHAP. 192**Chapter 192.**

An Act to extend the powers of the Trustees of Bangor Theological Seminary.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

May confer
degrees in
divinity.

Section 1. The trustees of Bangor Theological Seminary are hereby authorized and empowered to confer degrees in divinity upon such of its graduates, and upon such other persons, as may be determined by said trustees to be suitable candidates for such degrees.

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 193.

An Act to extend the charter of the Patten Telegraph and Telephone Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter
extended.

Section 1. The charter of the Patten Telegraph and Telephone Company is hereby extended two years.

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 194.

An Act to incorporate the Harmony and Wellington Telephone Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Section 1. John S. Hight, A. H. Willis and Everett Reed, and their associates, successors, assigns, are hereby created a body politic by the name of the Harmony and Wellington Telephone Company, with all the rights, powers and privileges and subject to all the duties and obligations of similar corporations under the general laws of this state.

—corporate
name.

May
maintain
lines of
telephone.

—limitation
of lines.

Section 2. Said corporation is hereby authorized to construct, own, maintain and operate a line or lines of telephone in and throughout the towns of Harmony and Wellington, and within the limits aforesaid, to locate, construct and maintain its lines upon and along any public way, railroad, bridge, or private lands, but in such manner as not to discommode or endanger

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—rights and
privileges.

the customary public use of any such way, road or bridge, or to interrupt navigation, with the right to cut down trees and remove obstacles when necessary within the limits aforesaid, except ornamental, fruit or shade trees, and with power to establish and collect tolls on said lines.

Section 3. If the land of any individual or corporation is taken under this act, and the parties cannot agree on the damages occasioned thereby, they shall be estimated, secured, determined and paid as in case of land taken for railroads.

Damages,
how
determined.

Section 4. Said corporation is hereby authorized to connect its lines with those of any other company, or to sell or lease its lines, either before or after completion, to any other telephone or telegraph company, upon such terms as may be mutually agreed upon, which sale or lease shall be binding upon the parties, or to purchase or lease any other line or lines of telegraph or telephone, upon such terms and conditions as may be mutually agreed upon.

May connect
with lines
of other
companies.

Section 5. The capital stock of said corporation shall be of such amount as said corporation by vote of its stockholders may from time to time deem necessary, but not exceeding five thousand dollars, for the sole purpose of owning, leasing, constructing, maintaining, and operating the line or lines of telephone hereby authorized. And said corporation may purchase, hold, lease, sell and convey real estate and personal property necessary and incidental to the purposes contemplated in this charter, and may issue its coupon or registered bonds as provided for telegraph and telephone companies organized under general law.

Capital stock.

—may hold
property.

Section 6. Any one of the corporators named in this act may call the first meeting of this corporation, by mailing a written notice to each of the other corporators, seven days at least before the day of meeting, naming the time, place and purposes of such meeting; and at such meeting a president, secretary, treasurer, directors and other necessary officers may be chosen, by-laws adopted, and any corporate business transacted.

Notice of
first meeting,
how given.

Section 7. This act shall take effect when approved.

Approved March 15, 1905.

CHAP. 195**Chapter 195.**

An Act to incorporate Saint Francis Telephone Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators. Section 1. J. J. Wheelock, Frank W. Mallett and Howard Pierce, their associates and successors are hereby created a corporation by the name of the Saint Francis Telephone Company, with all the powers, rights and privileges, and subject to all the duties and obligations of similar corporations under the general laws of this state.

—corporate name.

May maintain telephone lines.

—limitation of lines.

—rights and privileges.

May connect with other telephone lines.

Damages, how determined.

Capital stock.

Section 2. Said corporation is hereby authorized to construct, own, maintain and operate telephone line or lines anywhere in the plantations of Allagash, Saint Francis and Saint John, all in the county of Aroostook and state of Maine, and to extend its line or lines into the town of Fort Kent in said county to connect its line or lines with those of the Fort Kent Telephone Company, by agreement with said company, having obtained consent of the several municipalities, and said company shall have a right to locate and construct its lines upon and along any public highway or bridge in said towns, but in such a manner as not to incommode or endanger the customary public use thereof.

Section 3. Said corporation is hereby authorized and empowered to connect its line or lines with those of any other telephone company or corporation on such terms as may be agreed upon, or to sell or lease its line or lines of telephone and property in whole or part, either before or after completion to any other telephone company or corporation, as provided by law or upon such terms as may be agreed by the contracting parties, which sale or lease shall be binding upon the parties; or may purchase or lease any other line or lines of telephone upon such terms and conditions as may be agreed by the parties thereto.

Section 4. If the land of any individual or corporation is taken under this act, and the parties cannot agree on the damages occasioned thereby, they shall be estimated, secured and paid in the manner provided in case of land taken for highways.

Section 5. The capital stock of said corporation shall be of such amount as said corporation may, from time to time determine to be necessary, but not exceeding the sum of five thousand dollars, for the sole purpose of owning, leasing, constructing, maintaining and operating the line or lines of telephone hereby authorized and contemplated. And the said corporation may purchase, hold, lease, sell and convey all real estate and personal property necessary for the purposes contemplated in this charter.

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Notice of first meeting, how given.

Section 6. Any one of the incorporators named in this act may call the first meeting of the corporation by mailing a written notice signed by himself, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purposes of such meeting, and at such meeting a president, secretary, treasurer and directors may be chosen, by-laws adopted, present amount of capital stock fixed, and any corporate business transacted.

Section 7. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 196.

An Act to incorporate the North Chesterville Light and Power Company in the village of North Chesterville in the towns of Chesterville and Farmington in the county of Franklin.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. J. Lenton Keith, Leonard S. Keith and C. Arthur Pinkham and such persons as they may associate with themselves in the enterprise, and their successors are hereby incorporated into a corporation, by the name of North Chesterville Electric Light and Power Company, for the purpose of making, generating, selling and supplying electricity for lighting, manufacturing and mechanical purposes, in the village of North Chesterville, situated in the town of Chesterville and partly in the town of Farmington in the county of Franklin.

Corporators.

—corporate name.

Section 2. The said corporation is authorized to make contracts with the inhabitants of said village of North Chesterville for the purpose of supplying light and power as contemplated by this act.

May contract to supply light and power.

Section 3. Said corporation is hereby authorized and empowered to construct, lay, maintain and operate lines of wire or material for the transmission of such electricity across any stream or river, along and over streets, ways and bridges in said village of North Chesterville.

May maintain lines of wire.

Section 4. In erecting poles and laying said lines of wire upon, along and over streets, ways and bridges, said corporation shall be subject to the laws of the state, applicable to corporations which are authorized to make, generate, sell, distribute and supply electricity for power and lighting.

Restrictions in erecting poles, etc.

Section 5. This act shall take effect when approved.

Approved March 15, 1905.

CHAP. 197**Chapter 197.**

An Act to authorize the Emerson Lumber Company to erect and maintain dams across the west branch of the Mattawamkeag River in the town of Island Falls in the county of Aroostook.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Authorized to maintain and repair dams across west branch Mattawamkeag river.

—may raise dams two feet.

—sluices.

Liable for damages occasioned by flowage.

High water limit.

Section 1. The Emerson Lumber Company, a corporation organized under the general laws of Maine, located at Island Falls in said state, is hereby authorized to maintain and repair the existing dams across the west branch of the Mattawamkeag river at said Island Falls, and to raise the same two feet; or to erect, construct, maintain, repair and extend new dams upon the site of the existing dams or near the same, providing suitable sluices are constructed and maintained by said Emerson Lumber Company in the dam extending from the south side of the island in said river to the mainland, at its own expense, for the passage of logs and other lumber running down said river, and by means of such dams to flow any and all lands on said river or any of its tributaries.

Section 2. Said Emerson Lumber Company shall be liable for all damages occasioned by flowing said lands by reason of increasing the height of the existing dam across said river, or in the construction of new dams higher than the present dams, and in case said company and the owners of the land so flowed cannot agree upon the amount of damage, the same is to be ascertained and determined in the manner described in chapter ninety-four of the revised statutes.

Section 3. Said dam shall not be permitted to raise the water above the height it has hitherto been raised in and during the driving season of any year.

Section 4. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 198.

An Act relating to fishing in Lufkin Pond, Franklin County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Fishing in Lufkin pond regulated.

Section 1. So much of section two of chapter four hundred and seven of the private and special laws of nineteen hundred and three as closes Lufkin pond to all fishing is hereby repealed and on and after the passage of this act it shall be lawful to fish in this pond in accordance with the general law for fishing.

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 199.

An Act for the protection of Muskrats in the towns of Hartland, Harmony, Athens and Palmyra, in the County of Somerset.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. No person shall in any manner hunt, take, catch or kill any muskrat in the towns of Hartland, Harmony, Athens and Palmyra, in the county of Somerset, for three years from the first day of April, nineteen hundred and five.

Close time on muskrats in certain towns.

Section 2. Whoever violates any of the provisions of this act shall be subject to the same penalty as is provided in the general law of the state for the illegal killing of muskrats.

Approved March 15, 1905.

Chapter 200.

An Act to repeal Chapter four hundred and fifteen of the Private and Special Laws of nineteen hundred and three, annexing certain islands to the town of Phippsburg.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Chapter four hundred and fifteen of the private and special laws for nineteen hundred and three is hereby repealed.

Chapter 415, private and special laws 1903, repealed

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 201.

An Act authorizing Samuel Sylvester to build a wharf into the waters of Small Point Harbor, in the town of Phippsburg in said state.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Samuel Sylvester and his heirs or assigns are hereby authorized to construct and maintain a wharf from his shore front at Small Point harbor in the town of Phippsburg into the waters of said harbor to Goose Rock or so far into the tide waters of said harbor from any point on said shore front northerly from said rock as may be determined by the municipal officers of said town.

Wharf authorized in town of Phippsburg.

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

CHAP. 202**Chapter 202.**

An Act to authorize E. S. Everett and others to erect and maintain a Wharf into the tide waters of Casco bay in the town of Freeport.

Be it enacted in the Senate and House of Representatives in Legislature assembled, as follows:

Wharf
authorized in
town of
Freeport.

E. S. Everett and others and their assigns are hereby authorized to erect and maintain a wharf from the shore of French's island in the town of Freeport into the tide waters of Casco bay.

Approved March 15, 1905.

Chapter 203.

An Act to regulate fishing in Chepenticook Lake, sometimes called Spednic Lake, in the county of Washington.

Be it enacted in the Senate and House of Representatives in Legislature assembled, as follows:

Fishing in
Chepenticook
lake
regulated.

Section 1. In addition to the general law it shall be unlawful to fish for, take or catch any fish at any time except for consumption in one's home, in the waters of Chepenticook lake, sometimes called Spednic lake, in the county of Washington; nor shall any person transport any fish taken from these waters except he has caught them himself and accompanies them, and has them plainly labeled with his name and residence.

Penalty for
violation of
this act.

Section 2. Whoever shall violate any of the provisions of this act shall be liable to the same penalty as is provided in the general law for illegal fishing.

Approved March 15, 1905.

Chapter 204.

An Act to regulate fishing in Mattawamkeag Lake.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Fishing in
Mattawam-
keag lake
regulated.

Section 1. It shall be unlawful to fish for, take or catch any fish, except eels, at any time in the waters of Mattawamkeag lake in Aroostook county, except with single hook and line for the consumption in the family of the person taking or catching the same.

Penalty for
violation of
this act.

Section 2. Whoever shall violate any portion of this act shall be liable to penalty provided in the general law for illegal fishing.

Approved March 15, 1905.

Chapter 205.

An Act to amend Chapter sixty-four of the Private and Special Laws of eighteen hundred and ninety-nine, as amended by Chapter four hundred and seventy-two of the Private and Special Laws of nineteen hundred and one and Chapter forty-eight of the Private and Special Laws of nineteen hundred and three, relating to the Willson Stream Dam Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section three of said act is hereby amended so that said section shall read as follows:

'Section 3. The said corporation may demand and receive a toll for the passage of logs driven over their said dams and improvements, of twenty-five cents for each thousand feet, board measure, wood scale, and fifteen cents for each thousand feet as aforesaid, of pulp wood and logs intended for pulp wood, and said corporation shall have a lien upon all logs which may pass over any of its dams and improvements for the payment of said tolls, but the logs of each particular mark shall be holden only for the tolls of such mark, and unless such toll is paid within twenty days after such logs, or a major part of them shall arrive at the Penobscot boom, or place of manufacture, said corporation may seize said logs and sell at public sale, so many thereof as shall be necessary to pay such toll and costs and charges, notice of the time and place of such sale ten days before such sale being first given in newspapers printed at Bangor and Dover, and when said corporation shall from tolls be reimbursed for its expenditures, and eight per cent interest thereon, the toll shall cease.'

Tolls for
passage of
logs.

—lien on logs.

—notice of
sale to be
given.

Approved March 15, 1905.

Chapter 206.

An Act to extend and amend the charter of the Waterville and Winslow Bridge Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The time within which the Waterville and Winslow Bridge Company, incorporated under chapter two hundred and sixty-five of the private and special laws for nineteen hundred and three, is required to commence actual business, is hereby extended for two years from the approval of this act.

Charter
extended.

Section 2. Section two of said charter is hereby amended so as to read as follows:

Section 2,
amended.

CHAP. 206**Capital stock.**

'Section 2. The capital stock of said corporation shall not exceed one hundred and fifty thousand dollars, to be fixed from time to time by the corporation.'

Powers and privileges.

Section 3. Said corporation is hereby authorized to erect, maintain and operate manufacturing establishments, and to own and operate sailing or steam vessels. The right of eminent domain authorized by its charter shall not be exercised by said company for any of the purposes of this section.

Bridge to be suitable for teams, foot passengers and electric cars.

Section 4. In the erection and maintenance of the bridge authorized by its said charter said company is authorized to so build and maintain the same that it will also be suitable for teams, foot passengers, and electric cars. The said corporation, its successors and assigns, may make all necessary contracts with street railroad companies for their appropriate use thereof, and such street railroad companies are hereby authorized to enter into such contracts. It may also contract from time to time with the city of Waterville and the town of Winslow, or either of them, for the public use of that portion of said bridge suitable for teams and foot passengers. Said city and town may execute such contracts through their municipal officers hereby authorized so to do, and moneys may be raised and appropriated therefor as for other necessary town charges.

—may make contracts for certain purposes.**Section 5, amended.**

Section 5. Section six of said charter is hereby amended so as to read as follows:

Notice for first meeting, how given.

'Section 6. The first meeting of said corporators shall be called by either of them by notice by him signed, given in hand or mailed, postage prepaid, to the others, at least seven days before such meeting. Any corporator may act at said meeting by proxy.'

Act shall take effect when directors of Wiscasset, Waterville and Farmington R. R. give written assent.

Section 6. This act shall take effect only when the directors of the Wiscasset, Waterville and Farmington Railroad Company, its successors and assigns, shall file a written assent hereto in the office of the secretary of state, and to empower the filing of such assent it shall take effect when approved by the governor.

Approved March 15, 1905.

Chapter 207.

An Act to legalize and make valid the acts of Phillips Village Corporation.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The acts and doings of Phillips Village Corporation in their corporation meeting of February fourth, nineteen hundred and five, relating to obtaining from the legislature an amendment to section ten of chapter four hundred and ninety of the private and special laws of eighteen hundred and eighty-five; and relating to obtaining from the legislature authority to purchase the entire works of the Phillips Water Company, are hereby legalized and made valid.

Doings of
Phillips
Village
Corporation
made valid.

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 208.

An Act to authorize the removal of bodies of deceased persons from the Freedom Cemetery, in the town of Freedom.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The town of Freedom is hereby empowered to authorize some suitable person to take up from the old cemetery in the town of Freedom, known as Freedom cemetery, the bodies and remains of all deceased persons buried therein, and all headstones and markers at the graves therein, and remove the said bodies and remains to the Pleasant Hill cemetery, so called, in said town, and there decently inter the same, and properly reset such headstones and markers over such dead bodies and remains at the expense of said town.

Town of
Freedom
authorized to
remove dead
bodies from
Freedom
cemetery.

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 209.

An Act to confirm the organization of the Sebec Power Company and amend its charter extending its corporate powers and purposes.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The proceedings of the incorporation and organization of the Sebec Power Company are hereby confirmed and made valid.

Organization
made valid.

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**May take
lands, etc.**

Section 2. Said company is hereby authorized and empowered to transmit, distribute, supply and sell electricity for lighting, heating, manufacturing or for mechanical purposes, in the following places in the state of Maine. Sebec, Barnard, Milo, Brownville, Atkinson, Dover, Foxcroft, Sangerville, Dexter, except said company shall not engage in the distribution of electricity for lighting purposes within any town where an existing corporation is selling and distributing electricity for lighting purposes, provided, however, the Sebec Power Company may sell electricity to such corporations. The Sebec Power Company is hereby authorized and empowered to take as for public uses, such lands as may be necessary to erect, construct, maintain and operate transmission lines, lines of wire or other material, for the transmission of electricity in and through the towns and places named in this section for the purpose of transmitting, distributing, supplying and selling electricity in such places in accordance with the provisions of this act.

**May erect
poles, etc.**

Section 3. Said company is hereby further authorized and empowered to construct and maintain the transmission lines and wires aforesaid, under and across any stream or river, and under, along, upon and over streets, ways and bridges in said towns. In erecting poles and locating said lines of wire, upon, along and over the streets, ways and bridges, and under any stream or river, said corporation shall be subject to the laws of the state applicable to corporations which are authorized to make, generate, sell, distribute and supply electricity for manufacturing purposes, and shall have all the rights and powers of such corporations in the erection of poles and conduits and the constructing, laying and maintaining lines of wire.

**May pass and
repass over
shores.**

Section 4. Said Sebec Power Company, its successors and assigns, shall have all the rights and privileges enumerated in chapter ninety-four of the revised statutes of the year nineteen hundred and three, and be subject to all the conditions and liabilities specified in said chapter, and in addition thereto may take as for public uses such lands as may be necessary for the location, construction and maintenance of dams on and canals near Sebec river in the county of Piscataquis at Half Mile Rips, so called, and maintain piers and booms in said river, and connect said booms with the shores of said river, and may with their agents pass and repass over said shores to and from the same over the lands of other persons, for the purposes aforesaid, and for the operation and management of said booms. Said company shall be held liable to pay all damages that shall be sustained by any person or persons by the taking of any lands or rights of way, and for any other injuries resulting from said

acts, and if any person sustaining damage as aforesaid shall not agree with the said company upon the sum to be paid therefor, either party on petition to the county commissioners of Piscataquis county, may have said damage assessed by them, and subsequent proceedings and right of appeal thereon shall be had in the same manner and under the same conditions, restrictions and limitations as are by law prescribed in case of damages by the laying out of highways.

Section 5. Said Sebec Power Company is hereby authorized and empowered to issue its bonds for the purposes of its business in such amounts, and on such rates and time as it may deem expedient, and to secure the payment of principal and interest on such bonds by proper mortgages or deeds of trust on any or part of its property, franchises, rights and privileges now owned or to be hereafter acquired by it.

May issue
bonds.

Section 6. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 210.

An Act to amend Chapter three hundred and ninety-one of the Private and Special Laws for the year nineteen hundred and three, relative to the Farmers' Telephone Company enlarging its territory.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Chapter three hundred and ninety-one of the private and special laws of Maine for the year nineteen hundred and three is hereby amended by striking out the word "and" in the third line of section two in said chapter and adding after the word "Guilford," the words 'and Sebec, adjoining places,' so that said section two, shall read as follows:

Chapter 391,
private and
special laws
1903,
amended.

'Section 2. Said corporation is hereby authorized to construct, own, maintain and operate a telephone line or lines anywhere in the towns of Foxcroft, Guilford and Sebec, adjoining places in Piscataquis county, along and upon any public highway or bridge in said towns, subject to the control of the municipal officers of said towns, but in such a manner as not to interfere or endanger the customary public use thereof, and said company may cut down any trees standing within the limits of any highway except ornamental or shade trees, where necessary, for the erection, use and safety of its lines.'

Territorial
limits of
franchise.

—powers and
restrictions.

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

CHAP. 211**Chapter 211.**

An Act to prohibit the taking of Oysters from Dyer's and Sheepscot Rivers in the county of Lincoln.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Close time for oysters in Dyer's and Sheepscot rivers.

Section 1. No person shall, between the date of the approval of this act and the first day of April in the year nineteen hundred and seven, take or in any manner destroy, or interfere with the growth of oysters in the waters of Dyer's and Sheepscot rivers in the county of Lincoln, under a penalty of not less than five nor more than fifty dollars for each and every violation of this section.

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 212.

An Act to repeal the first clause of sub-division entitled "In Washington County" of Section one, Chapter four hundred seven of the Private and Special Laws of nineteen hundred and three entitled "An Act to consolidate and revise certain laws relating to closing certain lakes and ponds to ice fishing."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Repeal of act forbidding ice fishing in Narraguagus lake.

Section 1. The first clause, namely: "It shall be unlawful to fish through the ice for any kind of fish in Narraguagus lake in Beddington," of sub-division entitled "In Washington County," of section one of chapter four hundred seven of the private and special laws of nineteen hundred three is hereby repealed.

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 213.

An Act for the protection of Fish in the tributaries of Upper Kezar Pond, Oxford County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

All persons forbidden to put mill waste, etc., into tributaries

Section 1. No person shall put, or allow the same to be done by any person within his employ, into any of the tributaries of Upper Kezar pond, in Lovell, Oxford County, any mill waste, slabs, edgings, sawdust, or any other mill waste of a fibrous

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of Upper
Kezar pond.

nature created in the manufacture of any sawn or planed lumber, or to place or deposit the same on the banks of any of these tributaries in such negligent or careless manner, that the same shall fall or be washed into any of said tributaries, or with the intent that the same shall fall, or be washed into any of said tributaries.

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 214.

An Act to amend Section two of Chapter four hundred and six of the Private and Special Laws of eighteen hundred and fifty, entitled "An Act creating the Norway Village Corporation."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

That section two of chapter four hundred and six of the private and special laws of eighteen hundred and fifty entitled "An Act creating the Norway Village Corporation," as amended by chapter one hundred and eighty-six of the private and special laws of eighteen hundred and seventy-five, and by chapter three hundred and nine of the private and special laws of nineteen hundred and one, be and hereby is further amended by striking out the period after the word "corporation" at the end of section two and inserting in place thereof a comma, and by adding to said section the following words: 'for the grading and construction of streets and sidewalks, to provide for a system of sewerage, a sufficient police service, to regulate and control signs hanging over sidewalks, and to adopt by-laws in conformity herewith not in conflict with the laws of the state of Maine,' so that said section as amended, shall read as follows:

'Section 2. Said corporation is hereby invested with power at any legal meeting called for the purpose, to raise such sums of money as may be sufficient for the repair and preservation of one or more fire engines, engine houses, hose, buckets, ladders or other apparatus for the extinguishment of fires, for the construction of reservoirs and aqueducts, for the procuring of water and for organizing and maintaining within the limits of said territory an efficient fire department, for the purchase or acquirement, care and maintenance within the limits of said corporation, of lands for public park purposes, and for the planting and care of shade trees within the street limits, and public parks of said corporation, for the grading and construction of streets and side-

Section 2,
chapter 406,
private and
special laws
1850, as
amended by
chapter 186,
laws of 1875
and by
chapter 308,
laws of 1901,
further
amended.

May maintain
fire depart-
ment.

—public park.

—planting of
shade trees.

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—streets and
sidewalks.
—sewerage.
—police force.

walks, to provide for a system of sewerage, a sufficient police service, to regulate and control signs hanging over sidewalks, and to adopt by-laws in conformity herewith not in conflict with the laws of the state of Maine.'

Approved March 15, 1905.

Chapter 215.

An Act to repeal Chapter two hundred sixty-four of the Laws of eighteen hundred twenty-four, as amended by Chapter four hundred fifty-nine of the Laws of eighteen hundred twenty-seven, and Chapter two hundred fifty-eight of the Laws of eighteen hundred eighty-seven, relating to the fisheries in the waters of Vinalhaven.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Chapter 264,
laws of 1834,
as amended
by chapter
459, laws of
1887 and
chapter 258,
laws 1887,
repealed.

Section 1. Chapter two hundred sixty-four of the laws of eighteen hundred twenty-four, as amended by chapter four hundred fifty-nine of the laws of eighteen hundred twenty-seven and chapter two hundred fifty-eight of the laws of eighteen hundred eighty-seven, entitled "An Act respecting fisheries in the waters of Vinalhaven," is hereby repealed.

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 216.

An Act to extend the charter of the Buckfield Water, Power and Electric Light Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter
extended.

Section 1. All the rights, powers and privileges of the Buckfield Water, Power and Electric Light Company which were granted by chapter two hundred sixty-seven of the private and special laws of nineteen hundred and three are hereby extended for a term of two years.

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 217.

An Act to authorize the construction and maintenance of a Wharf into the tide waters of Casco bay on the island of Little Chebeague, situated in the town of Cumberland and the city of Portland, Maine.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Casco Hotel Company, a corporation duly organized under the laws of the state of Maine, its successors and assigns, as owners of certain real estate on the island of Little Chebeague, said island being situated partly in the town of Cumberland and partly in the city of Portland, Maine, are hereby authorized to construct and maintain a private wharf from said island into the tide waters of Casco bay.

Casco Hotel Company authorized to maintain wharf at Little Chebeague island.

Section 2. The location and erection of any wharf already constructed into the tide waters of Casco bay from the shore of said island of Little Chebeague, and owned by said Casco Hotel Company, is hereby legalized, ratified and confirmed, and the said Casco Hotel Company, its successors and assigns, are hereby authorized to maintain said structure as a private wharf.

Location of existing wharves made legal.

Section 3: This act shall take effect when approved.

Approved March 15, 1905.

Chapter 218.

An Act to amend Section one of Chapter four hundred and sixty-three of the Private and Special Laws of eighteen hundred and ninety-seven, relating to the taking of Alewives in Bagaduce River.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section one of chapter four hundred and sixty-three of the private and special laws of eighteen hundred and ninety-seven is hereby amended by striking out in the seventh line thereof the words "five hundred" and inserting in place thereof the word 'fifty' and by adding to said section the following, 'but there shall be a close time on such fishing on Monday, Wednesday and Friday,' so that said section as amended, shall read as follows:

Section 1, chapter 463, private and special laws 1897, amended.

'Section 1. The taking of alewives, except by hand dip net and weirs, between Johnson's narrows and the head of Walker's or Gray's pond, so called, is hereby prohibited, under a penalty of ten dollars for each fish so taken or caught in violation of this act. Provided, however, that it shall be lawful to catch alewives with a gill net on the Bagaduce river between Johnson's

Taking of alewives in Bagaduce river, regulated.

—proviso.

CHAP. 219

—close time.

narrows and a point fifty yards from the fishway at Walker's pond, but there shall be a close time on such fishing on Monday, Wednesday and Friday.'

Approved March 15, 1905.

Chapter 219.

An Act to amend the charter of the Augusta Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter
amended.

Section 1. The Augusta Trust Company, originally chartered under the name of the Augusta Safe Deposit and Trust Company, but now a lawfully existing corporation under the laws of this state under the name of the Augusta Trust Company, is hereby authorized to establish a branch at Readfield, in the county of Kennebec.

—may
establish
branch at
Readfield.

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 220.

An Act to extend the charter of the Bluehill Trust and Banking Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter
extended.

Section 1. The rights, powers and privileges of the Bluehill Trust and Banking Company, which were granted by chapter two hundred and seventy-two of the private and special laws of eighteen hundred and ninety-five, and extended by chapter three hundred and ninety-one of the private and special laws of eighteen hundred and ninety-seven, and further extended by chapter one hundred and thirty of the private and special laws of eighteen hundred ninety-nine, and further extended by chapter three hundred and fifty-six of the private and special laws of nineteen hundred and one, and further extended and amended by chapter three hundred and thirty-six of the private and special laws of nineteen hundred and three, are hereby extended for two years from the approval of this act; and the persons named in said act, their associates and successors, shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purposes as specified in said act.

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 221.

An Act to amend Chapter one hundred and forty-two of the Private and Special Laws of eighteen hundred and ninety-nine, entitled "An Act to incorporate the Lubec Water and Electric Light Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section one of chapter one hundred and forty-two of the private and special laws of eighteen hundred and ninety-nine is hereby amended by striking out the word "water" and the word "and" in the fifth line thereof, and the words "conveying," "to," "and," "pure," in the sixth line thereof, and by striking out the words "water," "and" in the seventh line thereof.

Section 2,
chapter 142,
private and
special laws
1899, amended.

Section 2. Section two of chapter one hundred and forty-two of the private and special laws of eighteen hundred and ninety-nine is hereby amended by striking out the words "one hundred" in the third line thereof, and substituting the words 'twenty-five' in place thereof.

Section 2,
chapter 142,
private and
special laws
1899, amended

Section 3. Chapter one hundred and forty-two of the private and special laws of eighteen hundred and ninety-nine is hereby amended by striking out all of said section number three and substituting therefor that of section four.

Section 3,
chapter 142,
private and
special laws
1899, amended
and substituted
for
section 4.

Section 4. Section five of chapter one hundred and forty-two of the private and special laws of eighteen hundred and ninety-nine is hereby amended by striking out all of said section after the word "property" in the third line, and substituting said section for section number four.

Section 5,
chapter 142,
private and
special laws
of 1899,
amended and
substituted
for section 4.

Section 5. Section six of chapter one hundred and forty-two of the private and special laws of eighteen hundred and ninety-nine is hereby amended by striking out the word "one" in the first line thereof and substituting therefor the word 'twenty,' and by striking out the word "hundred" in the second line thereof and substituting therefor the word 'five,' and by substituting said section number six for section number five.

Section 6,
chapter 142,
private and
special laws
of 1899,
amended and
substituted
for section 5.

Section 6. Chapter one hundred and forty-two of the private and special laws of eighteen hundred and ninety-nine is hereby amended by striking out all of said section number seven.

Section 7,
chapter 142,
private and
and special
laws 1899,
stricken out.

Section 7. Section eight of chapter one hundred and forty-two of the private and special laws of eighteen hundred and ninety-nine is hereby amended by striking out the word "water" in the third line thereof, and the word "water" in the sixth line thereof, and by substituting said section eight for that of section number six.

Section 8,
chapter 142,
private and
special laws
of 1899
amended and
substituted
for section 6.

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Section 9,
chapter 142,
private and
special laws
1899
stricken out.

Section 10,
chapter 142,
private and
special laws
of 1899,
amended and
substituted
for section 7.

Section 11,
chapter 142,
private and
special laws
1899
substituted
for section 8.

Section 12,
chapter 142,
private and
special laws
1899
substituted
for section 9.

Corporators.

—corporate
name.

May hold real
and personal
estate not to
exceed \$25,000.

Powers and
privileges.

—may light
streets,
buildings and
places in
town of
Lubec.

—may furnish
motive
power.

—may take
and hold real
estate.

—may
maintain
wires.

Liability for
damages.

Section 8. Chapter one hundred and forty-two of the private and special laws of eighteen hundred and ninety-nine is hereby amended by striking out all of said section number nine.

Section 9. Section ten of chapter one hundred and forty-two of the private and special laws of eighteen hundred and ninety-nine is hereby amended by striking out the words "one hundred" in the third line thereof, and substituting therefor the words 'twenty-five,' and by substituting said section number ten for that of section number seven.

Section 10. Chapter one hundred and forty-two of the private and special laws of eighteen hundred and ninety-nine is hereby amended by substituting said section number eleven for that of section number eight.

Section 11. Chapter one hundred and forty-two of the private and special laws of eighteen hundred and ninety-nine is hereby amended by substituting said section number twelve for that of section number nine, so that said act, as amended, shall read as follows:

'Section 1. James H. Gray, Clarence H. Clark, Walter B. Mowry, Alden W. Kelley, Herbert L. Shepherd, Bion M. Pike, George S. Thayer and Samuel D. Leavitt, with their associates and successors are hereby made a corporation by the name of the Lubec Electric Light Company, for the purpose of supplying the town of Lubec with electric lights.'

'Section 2. Said corporation, for said purpose, may hold real and personal estate necessary and convenient therefor, not exceeding twenty-five thousand dollars.'

'Section 3. Said corporation is hereby authorized for the purposes aforesaid to carry on the business of lighting by electricity or otherwise, such public streets in the town of Lubec, and such buildings and places therein, public and private, as may be agreed upon by said corporation and the owners or those having control of such places to be lighted, and may furnish motive power by electricity or otherwise within said town and may build and operate manufactories and works for providing and supplying electricity, light and power, and may take, lease, purchase and hold real estate, and personal estate therefor, and to construct, lay, maintain and operate lines of wire or other material for the transmission of electricity or power, upon, under, along and over any and all streets and ways under the direction of the municipal officers of said town.'

'Section 4. Said corporation shall be held liable to pay all damages that shall be sustained by any person by the taking of any land or other property.'

CHAP. 222

Capital stock.

'Section 5. The capital stock of said corporation shall be twenty-five thousand dollars, said stock to be divided into shares of fifty dollars each.'

'Section 6. Said corporation is hereby authorized to make contract with said town of Lubec, and with other corporations and individuals, for the purpose of supplying electric lights and power as contemplated by said act; and said town of Lubec by its selectmen, is hereby authorized to enter into contracts with said company for the supply of electric lights and power and such exemption from public burden as said town and said company may agree upon, which, when made, shall be legal and binding upon all parties thereto.'

May make contracts for supplying light and power.

'Section 7. Said corporation may issue its bonds for the construction of its works, upon such rates and terms as it may deem expedient, not exceeding twenty-five thousand dollars, and secure the same by mortgage of the franchise and property of said company.'

May issue bonds.

—not to exceed \$25,000.

'Section 8. The first meeting of the corporation may be called by public notice, published in the Lubec Herald, three weeks, said call to be signed by at least three of the corporators.'

Notice of first meeting, how given.

'Section 9. This act shall become null and void in four years from the time when the same takes effect, unless the corporation shall have organized and commenced the construction of its works under this charter.'

Charter null and void in four years.

'Section 10. This act shall take effect when approved.'

Approved March 15, 1905.

Chapter 222.

An Act to extend the charter of the Houlton and Woodstock Electric Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The rights, powers and privileges of the Houlton and Woodstock Electric Railroad Company which were granted by chapter one hundred and sixty of the private and special laws of one thousand nine hundred and three, are hereby extended for two years from the approval of this act and the persons named in said act, their associates and successors, shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purposes as specified in said act.

Charter extended.

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

CHAP. 223**Chapter 223.**

An Act to regulate Fishing in the south branches of the Sandy river, in Franklin county.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

To regulate
fishing in
south
branches of
Sandy river.

Section 1. It shall be unlawful to fish for, take, catch or kill any kind of fish at any time in the south branches of the Sandy river, in Franklin county above the Charles E. Dill bridge, so called, in West Phillips.

Penalty for
violation
of this act.

Section 2. Whoever violates any of the provisions of this act shall be liable to the same penalty as is provided in the general law of the state for illegal fishing.

Approved March 15, 1905.

Chapter 224.

An Act to incorporate the Van Buren Light and Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Section 1. Henry A. Gagnon, Levite V. Thibodeau, Simeon Cyr and William H. Scott, their associates, successors and assigns, are hereby constituted a corporation by the name of the Van Buren Electric Light and Power Company, with all the powers and subject to all the liabilities of corporations.

—corporate
name.

Powers and
privileges.

Section 2. Said company is authorized and empowered to carry on the business of lighting by electricity or otherwise such public streets in the town of Van Buren, and in Hamlin, and such buildings and places therein, public and private, as may be agreed upon by said corporation and the owners or those having control of such places to be lighted, and may furnish motive power by electricity or otherwise within said towns, and may build and operate manufactories and works for providing and supplying electricity, light and power, and may take, lease, purchase, and hold real estate and personal estate to the amount of one hundred thousand dollars, and to construct, lay, maintain, and operate lines of wire or other material for the transmission of electricity or power, upon, under, along and over any and all streets, and ways under the direction of the municipal officers of said towns respectively.

—may hold
real estate to
amount of
\$100,000.

—may
operate lines
of wire.

Damages due
to negligence
of company
shall be
repaired.

Section 3. Said company shall repay to any town any sum of money which such town may have been compelled to pay on any judgment for any damages caused by a defect or want of

repair in the streets thereof due to the negligence of said company, or any judgment for damages caused by the neglect of said company in the erecting and maintaining posts, wires or appurtenances connected with said business: provided said company shall have notice in writing of any such suit wherein such damages are claimed, and shall be allowed to defend the same at its own expense.

—company shall have notice of suit in writing.

Section 4. Said company shall not be allowed to obstruct or impair the use of any public or private drain or sewer, telegraph or telephone wire, but may cross or when necessary change the direction of any private wire or pipe, drain or sewer, in such a manner as not to obstruct or impair the use thereof, being responsible to the owner or other person for any injury occasioned thereby, in an action on the case.

Shall not obstruct sewers, etc., but may cross same.

Section 5. Damages for any land or other property, taken for the purpose of erecting or laying said lines, if the parties cannot agree, shall be estimated, secured and paid the same as damages in the construction of railroads.

Damages, how estimated.

Section 6. The capital stock of said company shall be fifteen thousand dollars, divided into shares of one hundred dollars each, with the privilege of increasing said capital stock from time to time as the stockholders may determine to any amount not exceeding one hundred thousand dollars, and said company is hereby authorized to issue bonds to an amount not exceeding the amount of its capital stock subscribed for, and upon such rates and times as it may determine, and secure the same by a mortgage of its franchises and property.

Capital stock.

—may issue bonds.

Section 7. The first meeting may be called by either corporation giving five days' notice by mail to his associates, stating the time and place thereof, or by publication of said notice at least once in a newspaper published in Aroostook county, said publication to be at least five days before said meeting.

Notice of first meeting, how given.

Section 8. This act shall take effect when approved.

Approved March 15, 1905.

CHAP. 225**Chapter 225.**

An Act to authorize the Mattawamkeag Lumber Company to erect and maintain piers and booms in the west branch of the Mattawamkeag River and in Fish Stream.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Mattawam-
keag Lumber
Company
authorized to
erect piers
and booms in
Mattawam-
keag river.

—provisions.

—further
provisions.

—detention
of logs.

—payment
of expenses
caused by
such delay.

—stray logs.

—shall take
into the boom
all unmarked
logs.

—shall keep
an account
of such logs.

Section 1. The Mattawamkeag Lumber Company, duly organized and existing under the laws of the state of Maine, its successors and assigns are hereby authorized and empowered to locate, erect and maintain in the town of Island Falls, in the Mattawamkeag river, between the highway bridge and the mouth of Fish stream and in said Fish stream from the mouth thereof to the railroad bridge, piers and booms for the purpose of collecting, holding, separating and sorting out logs and other lumber coming down said Mattawamkeag river and Fish stream. Provided, however, that sufficient sorting gaps are constructed, maintained and used for the passage of logs and other lumber through said boom, and provided further that said piers and storage booms shall not occupy more than half of said river and said Fish stream. Said piers and booms shall be so located, constructed, maintained and used that logs and lumber running down said river and said Fish stream not destined for use and manufacture at the mills at Island Falls shall not be unreasonably impeded or delayed, and in no case shall logs and other lumber be delayed longer than ninety-six hours, and the logs and lumber of other parties, when stopped for sorting shall be turned by as soon as they practically can be sorted and separated from the logs and lumber destined for manufacture at said mills. And in case said logs belonging to other parties are detained for a longer period than twenty-four hours and less than ninety-six hours, then said company, its successors and assigns shall pay to the other owners of logs the expenses caused by such delay. Any stray logs or other lumber not destined for use and manufacture at the mills at Island Falls, if found in the booms of said company shall be turned out by said company at its own charge and expense prior to the passage of the rear of the drive. In case strays are not turned out as aforesaid during the passage of the drive and remain therein after the rear of the drive has passed the company's boom, said company, its successors and assigns shall pay to the owners of said strays the full market value thereof. The said company shall take into its booms all unmarked logs found in the drive and make and keep an accurate account thereof and within sixty days shall account for and pay to every owner of logs other than those manufactured at the mills in Island Falls, such pro-

portion of the full market value of said logs as his logs in the drive bear to the whole number driven and sorted.

Section 2. Said Mattawamkeag Lumber Company, its successors and assigns, by aid of such piers and booms are hereby authorized and empowered to separate and sort out from the logs and other lumber coming down said river, all logs and other lumber destined for use and manufacture at the mills at Island Falls. Provided, however, if upon the approach of the rear of the principal drive of logs at the boom of said company herein authorized to be maintained, it shall appear to the person in charge of such drive that said company has not sufficient men to sort and turn by the logs and other lumber arriving at said booms, so that such drive may be detained beyond the allowance of time hereinbefore contained, such person, upon notice in writing to said company, left at its office, shall have the right to put men of his own selection upon said booms to expedite the sorting and turning by of the logs and other lumber in such drive, who shall be paid by said company. And said company is also authorized and empowered to hold within the piers and booms mentioned in this act and located, erected and maintained as aforesaid, all logs and other lumber coming down said Mattawamkeag river and said Fish stream which are destined and intended for use and manufacture at the mills at Island Falls.

May sort out logs destined for use at Island Falls.

—provisions.

Section 3. The person or corporation having charge of and being responsible for the principal drive down said Mattawamkeag river shall have the right at any time to appoint an agent, who is hereby authorized and empowered and whose duty it shall be to supervise and inspect the sorting of the logs and other lumber running through the booms herein authorized, and said company at the beginning of every driving season or at the time of the appointment of such agent shall furnish such agent a list of marks upon all logs and other lumber intended to be manufactured at the mills at Island Falls, and such agents shall see to it that the logs and other lumber not intended for manufacture at the mills at Island Falls are not unreasonably detained or delayed in said booms. The compensation of said agent shall not exceed two dollars and fifty cents per day and shall be paid by said Mattawamkeag Lumber Company.

Agent may be appointed to supervise sorting of logs.

—agent shall be furnished with list of marks upon all logs.

—compensation of agent.

Section 4. In the event that in any driving season said company does not avail itself of the privileges herein granted to take, hold, sort and detain logs, it shall before the arrival of the head of any drive, hang and maintain during such season, booms around its piers, connected above the uppermost of said piers to one shore or the other of said Mattawamkeag river so

When company does not exercise privileges conferred by this act, it shall have booms around its piers.

CHAP. 226

that said piers shall not impede the driving of logs and lumber down said river.

Section 5. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 226.

An Act authorizing the town of Stonington to issue Bonds for the purpose of erecting a School Building.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Town of
Stonington
authorized to
issue bonds.

—not to
exceed \$12,000.

—shall be
legal
investment
for savings
banks.

Section 1. The town of Stonington is hereby authorized and empowered to issue its bonds to an amount sufficient to procure funds to pay the expenses of erecting a school building in said town, and not exceeding twelve thousand dollars, in accordance with a vote passed in said town at a legal town meeting held March sixth, nineteen hundred and five. Said bonds shall be a legal obligation of said town and shall be a legal investment for savings banks.

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 227.

An Act to authorize the inhabitants of York to give the York Hospital a tract of land.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Inhabitants
of York
authorized to
give land to
York
hospital.

Section 1. The inhabitants of York are hereby authorized to give the York Hospital a certain tract of land to be used in establishing a hospital in said town for the treatment of persons requiring the aid of medical or surgical skill, care and attendance.

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 228.

An Act to extend the charter of the Bluehill Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter
extended.

Section 1. The rights, powers and privileges of the Bluehill Water Company, which were granted by chapter three hundred and fifty-three of the private and special laws of eighteen hundred and eighty-nine, and amended and extended by chapter four hundred and ninety-nine of the private and special laws of eighteen hundred and ninety-seven and extended by chapter

one hundred and nine of the private and special laws of eighteen hundred and ninety-nine, and further extended by chapter three hundred and thirteen of the private and special laws of nineteen hundred and one and by chapter one hundred and fifty-six of the private and special laws of nineteen hundred and three, are hereby extended for two years additional; and the persons named in said act and amendment, their associates and successors, shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purpose as specified in said act.

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 229.

An Act to extend the charter of Hancock County Railway Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The rights, powers and privileges of the Hancock County Railway Company which were granted by chapter three hundred one of the private and special laws of the state of Maine for the year nineteen hundred one as extended and enlarged by chapter one hundred six of the private and special laws for the year nineteen hundred three, are hereby extended for two years additional, and the persons named in said acts, their associates and successors, shall have the rights, powers and privileges that were granted to them by said acts, to be exercised by them for the same purposes as specified in said acts.

Charter
extended.

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 230.

An Act to extend the charter of the Houlton and Danforth Electric Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The rights, powers and privileges of the Houlton and Danforth Electric Railroad Company which were granted by chapter three hundred and eighty-eight of the special laws of one thousand nine hundred and three, are hereby extended for

Charter
extended.

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two years from the approval of this act, and the persons named in said act, their associates and successors, shall have all the rights, powers and privileges that were granted them by said act to be exercised in the same manner and for the same purposes as specified in said act.

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 231.

An Act granting permission to John L. Goss to construct and maintain a bridge across Moose Island Bar in the town of Stonington.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Bridge
authorized
across Moose
Island Bar.

Section 1. Permission is hereby granted to John L. Goss to construct and maintain a bridge across Moose Island Bar in the town of Stonington, Hancock county.

No toll to be
charged.

Section 2. Said bridge shall at all times be open to the public and no toll shall be charged for its use.

Approved March 15, 1905.

Chapter 232.

An Act authorizing the Governor and Council to execute a contract for water for the State Capitol.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Governor and
council
authorized to
contract for
water with
Augusta
Water
District.

Section 1. The governor and council are hereby authorized to execute a contract on behalf of the state of Maine with the trustees of the Augusta Water District for a supply of water for fire and all other purposes for the Maine state capitol and grounds about said capitol, for a term of years not exceeding ten years from the first day of January, nineteen hundred and five, and at such price for water as may be agreed upon by the said governor and council and said trustees of the Augusta Water District.

Section 2. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 233.

An Act to authorize the Farmington Village Corporation to take water for municipal and domestic purposes.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Farmington Village Corporation is hereby authorized and empowered to take water from Varnum's pond, so called, situated in the towns of Wilton and Temple, in the county of Franklin, sufficient for all municipal, public and domestic purposes in the town of Farmington, including a sufficient quantity for extinguishing fires, supplying hotels, livery stables and laundries, for sprinkling streets, for running elevators and for motors, providing that such motors shall not be used for manufacturing purposes; and the said Farmington Village Corporation is further authorized and empowered for said purposes to take and convey the water of said Varnum's pond through any or all of the towns of said county, as may be necessary, and across the Sandy river by an aqueduct or pipe sunk to any depth desirable for the purpose, and may also take and hold, by purchase or otherwise, any land necessary for laying and maintaining said aqueduct or pipe line, with all necessary locks, gates, dams or other structures necessary to convey the water from said Varnum's pond, as aforesaid, to the pumping station or stand pipe of said Farmington Village Corporation, provided that such taking of land shall not interfere with any existing system of municipal water supply.

Section 2. Said Farmington Village Corporation is hereby authorized to lay down and maintain in and through the streets and ways and under any steam railroad within the limits of the county of Franklin, and to take up, replace and repair all such pipe, aqueduct, gates and fixtures as may be necessary for conveying the water taken under the provisions of this act to the pumping station or stand pipe of the Farmington Village Corporation, under such reasonable restrictions as may be imposed by the municipal officers of any town within their respective limits, provided that in the case of any crossing of steam railroads within the county of Franklin, unless said Farmington Village Corporation shall agree with the company owning and operating said railroads, as to the place, manner and conditions of crossing, the railroad commissioners shall determine the place, manner and condition of such crossing, and all work within the limits of said railroad location shall be done under the supervision and to the satisfaction of the officers of said railroad company, by and at the expense of the said Farmington

Authorized to take water from Varnum's pond.

—uses to which water may be applied.

—may convey water through towns of Franklin county.

—may take and hold land for laying pipe line.

—locks, gates and dams.

May occupy streets.

—may lay pipes.

—regulations for crossing location of railroads.

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—responsi-
bility for
damages.

Village Corporation, and said Farmington Village Corporation shall be responsible for all damages to any streets or ways, and to persons or property occasioned by such use of said streets and ways, and shall further be liable to pay any town or city all sums of money recovered against said town for damages from obstructions or defects in said streets or ways caused by said Farmington Village Corporation.

May enter
upon land for
location of
aqueducts,
etc.

Section 3. The board of assessors of said Farmington Village Corporation, or any committee appointed by said Farmington Village Corporation, may enter upon any land within the limits of Franklin county, not occupied for the maintenance of any system of municipal water supply, for locating the necessary aqueducts, pipes, locks, or other structures, doing no unnecessary damage, and said Farmington Village Corporation may take and hold the land necessary for any of the purposes above named; and within thirty days after determining the quantity of land and the boundaries thereof to be taken and held said Farmington Village Corporation shall file in the registry of deeds for the county of Franklin, notice of said taking, together with the plan of said land and a description with the names of the owners thereof, with the purposes for which it is taken, signed by the aforesaid assessors or committee, appointed as aforesaid, and after filing said plan and descriptions and purposes, may enter upon, take and hold the land included in said description for the purposes designated therein, and may use any portion of the land so taken and held, with any materials thereon, in the erection of any structure, making any grade, fill or embankment, the damages therefor to be assessed as provided in sections four and five of this act, and whenever said Farmington Village Corporation shall, under the provisions of this act, take water from the aforesaid pond, it shall file in the registry of deeds in said county of Franklin, a notice of said taking, describing the size, location and depth of the pipe or pipes through which water is to be taken from said source.

—shall file
notice of
location.

—further
proceedings.

Liability for
land taken.

Section 4. The Farmington Village Corporation shall be liable for the damages sustained by any persons or corporations to their property by the taking of any land for pipes, aqueducts, gates, dams or other structures used by said Farmington Village Corporation in conveying the water as aforesaid, and shall be liable for damages for any land taken under the provisions of this act.

Damages,
how
determined.

Section 5. Should said Farmington Village Corporation be unable to agree upon the damages to be paid for said location, taking and holding, with any person or corporation claiming damages by reason of the taking of any land, or easement, under

the provisions of this act, any such person or corporation or said Farmington Village Corporation may, within twelve months after the filing of said notices, plans and descriptions, apply to the commissioners of the county of Franklin, who shall cause such damages to be assessed in the same manner and under the same restrictions, conditions, limitations and rights of appeal as are by law prescribed in the case of damages in the laying out of highways, so far as such law is consistent with the provisions of this act.

Section 6. The Farmington Village Corporation is hereby vested with the authority to raise such sum or sums of money as are necessary for the payment of all extensions, additions and improvements acquired by said Farmington Village Corporation by virtue of this act, and is hereby authorized to increase its bonded indebtedness by issuing additional bonds, secured by a second mortgage on its existing property, together with a first mortgage of what property it may acquire by virtue of this act.

May raise money.

-may increase its bonded indebtedness.

Section 7. The rights granted under this act to the Farmington Village Corporation shall be so exercised as not to interfere with the rights of the Wilton Water Company, to take water from said pond for the purpose of conveying to and supplying the town of Wilton and the villages of North Jay and Bean's Corner in the town of Jay, with pure water sufficient for all municipal, public and domestic purposes, including a sufficient quantity for extinguishing fires, supplying hotels, livery stables, laundries, for sprinkling streets, for running elevators and for motors, providing that such motors shall not be used for manufacturing purposes.

Rights hereby conferred shall not interfere with rights of Wilton Water Company.

Section 8. This act shall take effect when approved.

Approved March 17, 1905.

Chapter 234.

An Act to incorporate the Hastings Brook Improvement Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. F. M. Simpson, C. E. Oak, and Fred W. Scott, their associates, successors and assigns, are hereby created a corporation by the name of the Hastings Brook Improvement Company, with all the rights, powers and privileges of similar corporations.

Corporators.

-corporate name-

Section 2. Said company may erect and maintain dams with suitable sluices in East Hastings brook above Big Falls, so

May erect dams.

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—side dams,
booms,
abutments,
etc.

—damages,
how
determined.

Tolls for logs
and lumber.

—lien on logs
and lumber.

enforcement
of lien.

Readjust-
ment of tolls
after
payment of
improve-
ments by
present tolls.

Limitation
of this
charter.

called, in Merrill plantation and township seven, range four, and township seven, range five, in Aroostook county; and may construct and maintain necessary side dams, booms, abutments and other necessary appliances in said stream, remove the rocks therefrom, widen, deepen and otherwise improve the same for the purpose of facilitating the driving of logs and other lumber thereon; and for the above purpose said company may take necessary land and materials for building such dams and making such improvements and locating the same, and the damages for land and materials so taken, if not agreed upon by the parties interested, shall be ascertained and determined by the county commissioners of the county where the land so taken is situated or the materials used are found, in the same manner and under the same conditions and limitations as are provided by law in case of damages occasioned by laying out highways, and the amount of damages so determined shall be paid by said company.

Section 3. Said company may demand and receive a toll of thirty cents per thousand on all logs and lumber which may pass through or over said dams and improvements, or any portion thereof, excepting such as may be cut from the northwest quarter of township six, range four, Merrill plantation, on which the toll shall be sixteen and one-half cents per thousand feet, and said company shall have a lien on all logs and lumber which may pass through or over any of its dams or improvements for the payment of said tolls and the costs and charges for enforcing same, which shall continue for thirty days after such logs and lumber, or a major part thereof, shall have arrived at their destination and after demand of payment made upon the owner or person in charge thereof. Said lien may be enforced by attachment in the same manner as the general lien upon logs and lumber provided in chapter ninety-three, revised statutes. The logs of each particular mark shall be holden only for the tolls of such mark.

Section 4. When said company shall have received from tolls its outlay already made and to be made on said brook for all dams, side dams, sluices, booms, abutments and other improvements, and for the repairs made upon the same up to that time, and six per cent interest thereon, then the tolls herein provided shall be fixed at a sufficient amount to keep said dams and other improvements in repair.

Section 5. Should the said Hastings Brook Improvement Company, its successors and assigns for the full period of two consecutive years fail to occupy, use and control said dams, sluices and other improvements authorized by this act, and shall

abandon same during such period, then this charter and the rights under same shall cease and determine.

Section 6. The first meeting of said company shall be called at Bangor, Maine, by a notice signed by any one of the corporators named in section one, setting forth the time, place and purpose of the meeting, and such notice shall be mailed to each of the other corporators, postage paid, seven days at least before the day of such meeting.

Notice of
first meeting,
how given.

Section 7. This act shall take effect when approved.

Approved March 17, 1905.

Chapter 235.

An Act to incorporate the Fidelity Trust Company of Portland, Maine.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Edward P. Ricker of Poland, Maine, Richard G. Elkins of Boston, Massachusetts, Joseph W. Symonds, Charles Sumner Cook, Charles A. Robinson, Nathan Clifford, Fred E. Eastman, Frederick O. Conant and Frank D. True all of Portland, Maine, and Henry W. Mayo of Hampden, Maine, or such of them as may by vote accept this charter, with their associates, successors and assigns, are hereby made a body corporate and politic to be known as the Fidelity Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law, except as otherwise provided herein.

Corporators.

—corporate
name.

Section 2. The corporation shall be located at Portland, Cumberland county, Maine.

Location.

Section 3. The purpose of said corporation and the business which it may perform, are: first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal or collateral security, and to negotiate loans and sales for others; third, to erect, construct, own, maintain and operate safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties, for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and to receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and

Purposes.

—to receive
deposits, etc.

—to borrow
money, etc.

—to maintain
safe deposit
vaults.

—to hold
investments.

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enjoy all such estate, real, personal and mixed, as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same to sell, grant, and otherwise dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property in trust or otherwise, and to execute trusts of every description; seventh, to act as agent for a person or corporation, and also to act as executor, receiver or assignee, with the same powers and duties as are conferred and imposed by law upon natural persons acting in the same capacities and subject to the same control of the court having jurisdiction of the same in all proceedings relating to the exercise of these powers; all papers may be signed and sworn to by any officer designated by the corporation for that purpose, and the officers shall be subject to citation and examination in the same manner and to the same extent as natural persons acting in the same capacities. No sureties shall be required upon the bond of the corporation when acting in said capacities, unless the court or officer approving said bond shall require it; eighth, to guarantee the payment of the principal and interest of all obligations secured by mortgages of real estate running to said Fidelity Trust Company; ninth, to hold for safe keeping all kinds of personal or mixed property and to act as agent for the owners thereof, and as agent for the owners of real estate for the collection of income on the same and for the sale of the same; tenth, to do in general all the business that may lawfully be done by trust and banking companies.

—to act as agent, etc.

—to execute trusts.

—to act as executor, etc.

—to guarantee payment of mortgage obligations.

—to hold property for safe keeping.

—to do a general banking business.

Capital stock.

—shall not commence business until \$50,000 has been paid in.

Shall not make loans on security of its own capital stock.

Section 4. The capital stock of said corporation shall not be less than fifty thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by a majority vote of the holders of its stock then issued and outstanding, to any amount not exceeding five hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon debt previously contracted in good faith; and all stock so acquired shall, within a reasonable time after its acquisition, be disposed of at public or private sale.

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Section 6. All the corporate powers of this corporation shall be exercised by a board of directors, who shall be residents of this state and who shall be elected by the shareholders, and whose number and term of office shall be determined by a vote of the shareholders at the first meeting held by the incorporators and at each annual meeting thereafter, unless otherwise provided by by-laws of the corporation. Said board of directors may annually choose either three or five of its members to act as an executive committee of said board with such powers and duties as shall be provided herein, or by any by-law of the corporation, or by any vote of said board of directors not inconsistent therewith, and said board of directors may annually choose a president and such vice presidents, a treasurer, a clerk and such other officers and agents as, from time to time, shall be required by the by-laws of said corporation, or as are authorized by the board of directors and for such terms and with such powers and duties as shall be provided herein, or by any by-law of said corporation, or vote of said directors not inconsistent therewith. The directors of said corporation shall be sworn to the proper discharge of their duties, and they shall hold their office until others are elected and qualified in their stead. If a director dies, resigns, or becomes disqualified for any cause, the remaining directors may appoint a person to fill the vacancy until the next annual meeting of the corporation. The board of directors shall also fill, for the unexpired term, any vacancy in the executive committee. The oath of office of such director shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such directors of their election, and within thirty days shall publish the list of all persons who have taken the oath of office as directors.

Board of directors.**—number and tenure.****—executive committee.****—officers of board.****—vacancies, how filled.**

Section 7. The executive committee if elected, as provided in section six, and if said committee shall not be elected, then the board of directors of said corporation shall constitute the board of investment of said corporation. Said directors, or the executive committee thereof, shall keep in a separate book, specially provided for the purpose, record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of a majority of the directors of said corporation, or of the executive committee thereof, and shall indicate such particulars respecting such loans or investments as the bank examiner shall, from time to time, direct. This book shall be submitted to the directors and to the bank

Board of investment.**—shall keep record of loans,**

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—loans shall
not be made
to officers.

—such
approval
shall be
recorded.

Director shall
own ten
shares
of stock.

Reserve fund.

Special
deposits.

Adminis-
trators, etc.,
may deposit
in.

examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officers, director or agent of said company or to any other persons in its employ, until the proposition to make such loan shall have been submitted by the person desiring the same to the board of directors of said corporation, or to the executive committee of such board, if any, and accepted and approved by a majority of such board or committee. Such approval, if the loan is made, shall be spread upon the records of the corporation; and this record shall, in every instance, give the names of the directors authorizing the loan. Said corporation shall have no authority to hire money or to give notes unless by a vote of said board or of said executive committee duly recorded.

Section 8. No person shall be eligible to the position of a director of said corporation who is not the actual owner of ten shares of stock.

Section 9. Said corporation after beginning to receive money on deposit shall, unless hereafter otherwise specifically required by law, at all times have on hand, as a reserve, in lawful money of the United States, an amount equal to at least fifteen per cent of the aggregate amount of all its deposits which are subject to withdrawal upon demand or within ten days; and whenever such reserve of such corporation shall be below said percentage of such deposits, it shall not further diminish the amount of its legal reserve by making any new loans until the required proportion between the aggregate amount of such deposits and its reserve fund shall be restored; provided, that in lieu of lawful money two-thirds of said fifteen per cent may consist of balances payable on demand, due from any national bank, and one-third of said fifteen per cent may consist of lawful money and bonds of the United States or of this state, the absolute property of such corporation.

Section 10. All the money or property held in trust by this corporation shall constitute a special deposit and the accounts thereof and of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of pro-

bate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Section 12. Each shareholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.

Individual
responsi-
bility of
shareholders.

Section 13. Said corporation shall set apart as a guaranty fund not less than ten per cent of its net earnings in each and every year until such fund, with the accumulated interest thereon shall amount to one-fourth of the capital stock of the company. The said surplus shall be kept as security against losses and contingencies, and whenever the same becomes impaired it shall be reimbursed in the manner provided for its accumulations.

Guaranty
fund.

Section 14. The shares of said corporation shall be subject to taxation in the same manner and at the same rate as are the shares of national banks.

Taxation of
shares.

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. If upon examination of said corporation, the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-eight of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is located. If no paper is published in the town where said corporation is located,

Examination
by bank
examiner.

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Notice of
first meeting,
how called.

then it shall be published in a newspaper printed in the nearest city or town.

Section 16. Any three of the corporators named in this act may call the first meeting of the corporation by mailing a written notice signed by said three corporators, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted and any other corporate business transacted.

Section 17. This act shall take effect when approved.

Approved March 17, 1905.

Chapter 236.

An Act to incorporate the Jackman Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

—corporate
name.

—purposes.

authorized to
take water
from certain
sources.

—to dis-
tribute same.

—to maintain
dams, etc.

Authorized to
lay pipes, etc.

Section 1. H. L. Colby, P. L. Colby and E. M. Colby, with their associates and successors, are hereby made a corporation, under the name of the Jackman Water Company, for the purpose of supplying the inhabitants of Jackman, Moose River and adjoining plantations with suitable water for industrial, manufacturing, domestic, sanitary and municipal purposes, including the extinguishment of fire; with all the rights and privileges, and subject to all the liabilities and obligations of similar corporations under the laws of this state.

Section 2. For any of the purposes aforesaid, the said corporation is hereby authorized to take and use water from the lakes, ponds, rivers, streams, springs or other waters in the plantations of Jackman, Moose River and any adjoining plantations; to conduct and distribute the same into and through any of the said plantations; and to survey for, locate, construct and maintain suitable and convenient dams, reservoirs, buildings, machinery, lines of pipes, aqueducts, structures and appurtenances.

Section 3. The said corporation is hereby authorized to lay, construct and maintain its lines of pipe under, in and over any river or other stream of water in the said plantations or any adjoining plantation, and to build and maintain all necessary structures therefor, at such places as may be necessary for the said purposes of the said corporation; and to cross any water course, private or public sewer, or to change the direction thereof, where necessary for the said purposes of the said cor-

poration, but in such manner as not to obstruct or impair the use thereof, and the said corporation shall be liable for any injury or damage caused thereby.

Section 4. The said corporation is hereby authorized to lay, construct and maintain in, under, through, along, over and across the highways, ways, streets, railroads and bridges in the said plantations named in section two of this act, and to take up, replace and repair, all such aqueducts, pipes, hydrants and other structures and fixtures as may be necessary and convenient for the said purposes of said corporation; and said corporation shall be responsible for all damages to the said plantations and to all corporations, persons and property, occasioned by such use of said highways, ways and streets. Whenever the said corporation shall lay down or construct any fixtures in any highway, way or street, it shall cause the same to be done with as little obstruction to public travel as may be practicable, and shall at its own expense, without unnecessary delay, cause the earth and pavement then removed by it, to be replaced in proper condition.

May lay and maintain pipes.

—liability for damages.

—shall not unnecessarily obstruct public travel.

Section 5. The said corporation is hereby authorized to take and hold, by purchase or otherwise, any lands necessary for flowage, and also for its dams, reservoirs, gates, hydrants, buildings and other necessary structures, and may locate, erect, lay and maintain aqueducts, lines of pipe, hydrants and other necessary structures or fixtures in, over and through any land for the said purposes, and excavate in and through such land for such location, construction and erection. And in general to do any acts necessary, convenient or proper, for carrying out any of the said purposes of said corporation. It may enter upon such lands to make surveys and locations, and shall file in the registry of deeds for the county of Somerset, plans of such locations and lands, showing the property taken, and within thirty days thereafter publish notice of such filing in some newspaper in said county, such publication to be continued three weeks successively. Not more than two rods in width of land shall be occupied by any one line of pipe or aqueduct.

May take lands for flowage, dams, etc.

—may enter on lands for locations and shall file plans of location.

Section 6. Should the said corporation and the owner of any land required for the said purposes of said corporation, be unable to agree upon the damages to be paid for such location, taking, holding and construction, the land owner may within twelve months after the said filing of plans or location, apply to the commissioners of said county of Somerset, and cause such damages to be assessed in the same manner and under the same conditions, as are prescribed by law in the case of damages by the laying out of railroads. If the said corporation shall fail to pay such land owner, or deposit for his use with the clerk

Damages, how assessed.

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of the county commissioners aforesaid, such sums as may be finally awarded as damages, with costs when recovered by him, within ninety days after notice of final judgment shall have been received by the clerk of courts of the said county, the said location shall be thereby invalid and the said corporation shall forfeit all rights under the same, as against the owner of the land. The said corporation may make a tender to any land owner damaged under the provisions of this act, and if such land owner recovers more damages than was tendered him by the said corporation, he shall recover costs, otherwise the said corporation shall recover costs. In case the said corporation shall begin to occupy such land before the rendition of final judgment, the land owner may require the said corporation to file its bond to him with the said county commissioners in such sum and with such sureties as they may approve, conditioned for the payment of the damages that may be awarded. No action shall be brought against the said corporation for such taking, holding and occupation, until after such failure to pay or deposit as aforesaid. Failure to apply for damages within the said twelve months shall be held to be a waiver of the same.

**May make
contracts to
supply water.**

Section 7. The said corporation is hereby authorized to make contracts with the United States, the state of Maine, the county of Somerset, the plantations named in section two of this act and with the inhabitants of said plantations, or any corporations doing business therein, for the supply of water and power for the purposes contemplated in this act; and the said plantations, by their proper officers, are hereby authorized to enter into contract with the said water company for a supply of water for any and all purposes mentioned in this act, and for such exemptions from public burdens as the said plantations and said water company may agree upon, which, when made, shall be legal and binding upon all parties thereto.

Capital stock.

Section 8. The capital stock of the said water company shall be twelve thousand dollars, which may be increased to any sum not exceeding fifty thousand dollars, by a majority vote of the stockholders of the said water company; and the stock shall be divided into shares of one hundred dollars each.

**May hold
estate to
amount
of \$50,000.**

Section 9. The said water company for all its purposes, may hold real and personal estate necessary and convenient therefor, to the amount of fifty thousand dollars.

**May issue
bonds.**

Section 10. The said water company may issue its bonds for the construction of its works, of any and all kinds, upon such rates and time as it may deem expedient, not to exceed the amount of the capital stock subscribed for, and secure the same by mortgage of its franchise and property.

Section 11. The first meeting of said company may be called by the first incorporator, but failing to do so, either of the others may, by a written notice signed by him stating the time, place and purpose thereof and sent by mail to his associates, at least five days before said meeting.

Section 12. This act shall take effect when approved.

Approved March 17, 1905.

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Notice of first meeting, how given.

Chapter 237.

An Act to incorporate the Union Light and Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. S. B. Merrithew, F. L. Murray, J. W. Black, A. M. Ames and H. R. Hichborn, their associates, successors and assigns, are hereby made a body corporate by the name of the Union Light and Power Company, with all the powers, rights and privileges and subject to all the duties and obligations conferred and imposed on corporations by law, except as otherwise provided herein.

Corporators.

—corporate name.

Section 2. The purposes of said corporation are the making, generating, selling, distributing and supplying electricity or gas, or both, for lighting, heating, manufacturing or mechanical purposes in the towns of Stockton Springs and Searsport, with all the rights, privileges and powers, and subject to all the restrictions and liabilities by law incident to corporations of a similar nature.

Purposes.

Section 3. The capital stock of said corporation shall be fifty thousand dollars, divided into shares of twenty-five dollars each.

Capital stock.

Section 4. Said corporation is hereby empowered to set poles and extend wires and lay its pipe and construct and maintain its lines in, upon, along, over, across and under the roads and streets in said towns of Stockton Springs and Searsport for the purpose of furnishing electric or gas lights and for heating, manufacturing or mechanical purposes, for public and private use in said towns under such reasonable restrictions as may be imposed by the municipal officers thereof, subject to the general laws of the state regulating the erection of posts and lines and laying pipes for the purposes of electricity or gas.

Empowered to set poles, extend wire, etc.

Section 5. Said corporation is hereby authorized to make contracts with said towns of Stockton Springs and Searsport and with other corporations and individuals for the purpose of supplying electricity or gas for light, heat and power as contemplated by this act, and said towns by their selectmen and other

Authorized to make contracts for supply of light, heat and power.

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corporations are hereby authorized to enter into contracts with said company for supplying of electricity or gas for light, heat and power and for such exemptions from public burden as such towns and such corporations and said company may agree upon, which when made, shall be legal and binding upon all parties thereto.

Shall not unnecessarily obstruct streets.

Section 6. Said company, at its own expense, without unnecessary delay, shall remove any and all obstructions in any street or way made in erecting or laying the lines for such purposes, and cause earth disturbed to be properly replaced. It shall not be allowed to obstruct or impair the use of any public or private drain, or gas pipe, sewer, telegraph, telephone or railroad wire, but may cross, or when necessary, change the direction of any private wire or pipe, drain or sewer, in such manner as not to obstruct or impair the use thereof, being responsible to the owner or other person for any injury occasioned thereby in an action on the case.

May issue bonds.

Section 7. Said corporation may issue its bonds upon such rates and time as it may deem expedient and in such an amount as may be required for the objects of its incorporation and for the purposes authorized by this act, and secure the same by mortgage upon the franchise and property of said company.

Notice of first meeting, how given.

Section 8. The first meeting of said corporation may be called by written notice thereof signed by any two corporators herein named, served upon each corporator by a copy of the same in hand or mailed, postage paid, at least seven days prior to the day named therein for such meeting.

Section 9. This act shall take effect when approved.

Approved March 17, 1905.

Chapter 238.

An Act providing for open season on White Perch in Lake Saint George, Waldo County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Open time for white perch in Lake Saint George.

Section 1. There shall be an open time for white perch in Lake Saint George, situated in Waldo county, from June first of each year to April first of the following year.

Limitation as to pounds of fish to be taken.

Section 2. It shall be unlawful for any person during the month of June of any year to take, catch, or kill more than eight pounds of white perch in any one day in said pond, and only for consumption in his own family.

Section 3. Whoever violates any of the provisions of this act shall be subject to the penalties provided in the general law against illegal fishing.

Approved March 17, 1905.

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Penalty for violation of this act.

Chapter 239.

An Act to extend the charter of the Ellsworth Street Railway Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The rights, powers and privileges of the Ellsworth Street Railway Company which were granted by chapter three hundred ninety-one of the private and special laws for the year eighteen hundred eighty-nine, as extended and enlarged by chapter five hundred fifteen of the private and special laws for the year eighteen hundred ninety-three, chapter eighty-one of the private and special laws for the year eighteen hundred ninety-five, chapter four hundred fifty six of the private and special laws for the year eighteen hundred ninety-seven, chapter one hundred thirty-three of the private and special laws for the year eighteen hundred ninety-nine, chapter two hundred sixty-seven of the private and special laws for the year nineteen hundred one, and chapter one hundred five of the private and special laws for the year nineteen hundred three, are hereby extended for two years additional, and the persons named in said acts, their associates and successors, shall have the rights, powers and privileges that were granted to them by said acts, to be exercised by them for the same purposes as specified in said acts.

Charter extended.

Section 2. This act shall take effect when approved.

Approved March 17, 1905.

Chapter 240.

An Act to grant administration on the estate of John A. Holmes, late of Readfield.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The judge of probate for and within the county of Kennebec, is hereby authorized and empowered to grant administration on the estate of John A. Holmes, late of Readfield, in the county of Kennebec, deceased, at any time within thirty years from the decease of the said Holmes.

Administration and estate authorized.

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Authority of
administra-
tor.

Section 2. An administrator appointed under this act shall have the same authority and be subject to the same liabilities as an administrator appointed under the general laws of this state.

Time limit for
administra-
tion removed.

Section 3. Any provision of the revised statutes in regard to the time when administration may be granted shall not debar or hinder the granting of administration on the estate of the said John A. Holmes.

Section 4. This act shall take effect when approved.

Approved March 17, 1905.

Chapter 241.

An Act to amend Chapter one hundred and seventy-five of the Private and Special Laws of nineteen hundred and three, in relation to Atlantic Shore Line Railway.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 3,
chapter 175,
private and
special laws
1903,
amended.

Section 1. Section three of said act is hereby amended by striking out the words "electric light" in the second line of said section and adding after the word "power" in the third line of said section the words 'to Sanford Mills, Goodall Worsted Company and Maine Alpaca Company, corporations,' so that said section as amended, shall read as follows:

Authorized to
furnish
electricity to
Sanford Mills,
Goodall
Worsted
Company and
Maine Alpaca
Company.

'Section 3. The Atlantic Shore Line Railway is hereby authorized to engage in the business of furnishing electricity for light, heat and power to Sanford Mills, Goodall Worsted Company and Maine Alpaca Company, only, corporations in the town of Sanford, subject, however, to the general laws of the state regulating the erection of posts, wires and lines for the purposes of electricity, with all the powers and privileges and subject to all the duties, restrictions and liabilities by law incident to corporations having similar corporate purposes.'

Section 6,
amended.

Section 2. Section six of said act is hereby amended by adding after the word "chartered" in the sixth line of said section the words 'or any street railway in Maine now constructed or chartered,' and after the word "chartered" in the thirteenth line of said section six the words 'or any street railway in Maine now constructed or chartered,' so that said section as amended, shall read as follows:

Authorized to
acquire
connecting
lines.

'Section 6. The said Atlantic Shore Line Railway is further authorized to acquire by lease, purchase or otherwise, the lines, property and franchises of any street railroad or street railroads whose lines as constructed or chartered would form connecting

or continuous lines with the lines of said Atlantic Shore Line Railway, as constructed or chartered, or any street railway in Maine now constructed or chartered, and in such case the Atlantic Shore Line Railway shall be entitled to all the privileges and be subject to all appropriate conditions and limitations contained in the charters and franchises then acquired. Any street railway company whose lines as constructed or chartered would form connecting or continuous lines with the lines of the Atlantic Shore Line Railway, as constructed or chartered, or any street railway in Maine now constructed or chartered, is hereby authorized to lease or sell its lines, property and franchises as in this section authorized. Said Atlantic Shore Line Railway is further authorized to acquire by purchase, or otherwise, the stock and bonds, power plant, pole lines, property and assets, rights, privileges and franchises, or any part thereof, of the Sanford Light and Power Company, and shall succeed to, have, and may exercise such rights, privileges and franchises, of the Sanford Light and Power Company, as it shall from time to time acquire as aforesaid, whenever it has acquired the same.'

—authorized
to acquire
Sanford Light
and Power
Company.

Section 3. Section seven of said act is hereby amended by striking out the word "five" in the second and tenth lines of said section and inserting in place thereof the word 'six,' so that said section as amended, shall read as follows:

Section 7,
amended.

'Section 7. The said Atlantic Shore Line Railway may, for the purposes of sections two, three and six, or either of them, issue such additional stock as may be necessary therefor, likewise such additional bonds as may be required for the purposes of said sections or of either of them and secure the said bonds by appropriate mortgages upon its franchises and property, and thereafterwards issue its stock and bonds, or either of them, in payment and exchange for the stock, bonds, franchises and property of any corporation making transfers under sections two, three and six, in such manner and in such amounts as may be agreed upon.'

May issue
additional
stock.

—may issue
additional
bonds.

Section 4. This act shall take effect when approved.

Approved March 17, 1905.

CHAP. 242**Chapter 242.**

An Act to prohibit the hunting of Ducks and other water fowl in Merry-meeting Bay, Eastern River and the Kennebec River below Gardiner and Randolph bridge, by the use of steam, naphtha or gasoline boats.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Hunting
ducks by
boats
propelled by
steam,
naphtha,
gasoline, or
electricity,
forbidden.

—penalty.

It shall be unlawful for any person at any time in any boat propelled by steam, naphtha, gasoline, electricity, or any power other than sail or hand power, in any of the waters of the Kennebec river below Gardiner and Randolph bridge, of the Eastern river, or of Merrymeeting bay, to chase, hunt, gun or shoot any sea bird, ducks, or water fowl under a penalty of not less than twenty-five dollars nor more than one hundred dollars and costs for each offense.

Approved March 17, 1905.

Chapter 243.

An Act to incorporate the United States Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

—corporate
name.

Location.

Purposes.

—to receive
deposits, etc.

—to borrow
money, etc.

—to maintain
safe deposit
vaults.

Section 1. Oakley C. Curtis, Frederick Hale and Morrill N. Drew of Portland, A. Ledyard Smith of Madison, F. G. Kinsman of Augusta and Eugene Hale, Jr., of New York City, or such of them as may by vote accept this charter, with their associates, successors and assigns, are hereby made a body corporate and politic to be known as the United States Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

Section 2. The corporation hereby created shall be located at Portland, Cumberland county, Maine, and may have two offices for the transaction of business in said city.

Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal or collateral security, and to negotiate purchases, loans and sales for others; third, to erect, construct, own, maintain, and operate safe deposit vaults, with boxes, safes and other facilities therein, to be rented

to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and to receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and enjoy all such estate, real, personal and mixed, as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant and dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; seventh, to act as executor, receiver or assignee, with same powers and duties as are conferred and imposed by law upon natural persons acting in the same capacities and subject to the same control of the court having jurisdiction of the same in all proceedings relating to the exercise of these powers; all papers may be signed and sworn to by any officer designated by the corporation for that purpose, and the officers shall be subject to citation and examination in the same manner and to the same extent as natural persons acting in the same capacities. No sureties shall be required upon the bond of the corporation when acting in said capacities, unless the court or officer approving said bond shall require it; eighth, to guarantee the payment of the principal and interest of all obligations secured by mortgages of real estate running to said United States Trust Company; ninth, to hold for safe keeping all kinds of personal or mixed property and to act as agents for the owners thereof, and of real estate for the collection of income on the same and for the sale of the same; tenth, to do in general all the business that may lawfully be done by trust and banking companies.

—to hold
investments.

—to act as
agent, etc.

—to execute
trusts, etc.

—to act as
executor, etc.

—to guarantee
obligations.

—to hold
property for
safe keeping.

Section 4. The capital stock of said corporation shall not be less than fifty thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by a vote of the shareholders, to any amount not exceeding one million dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

Capital stock.

—shall not
commence
business until
\$50,000 has
been paid in.

Section 5. Said corporation shall not make loans or discounts on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith;

Shall not
make loans
on security of
its own
capital stock.

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and all stock so acquired shall, within a reasonable time after its acquisition, be disposed of at public or private sale.

**Board of
directors.**

Section 6. All the corporate powers of this corporation shall be exercised by a board of directors or trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the shareholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the shareholders, be entrusted to an executive board of not less than five members to be, by vote of the shareholders, elected from the full board of directors or trustees. The trustees or directors of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a director or trustee dies, resigns, or becomes disqualified for any cause, the remaining directors or trustees may appoint a person to fill the vacancy until the next annual meeting of the corporation. The clerk of such corporation shall, within ten days, notify such directors or trustees of their election, and within thirty days shall publish the list of all persons who have taken oath of office as directors or trustees.

**—executive
board.**

**—vacancies,
how filled.**

**Board of
investment.**

**—shall keep
record of
loans.**

**—loans shall
not be made
to officers
unless record
is made.**

Section 7. The board of trustees or the executive board of said corporation shall constitute the board of investment of said corporation. Said trustees or executive board shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the directors or trustees and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loans shall be made to any officers, director, trustee or agent of said company or to other persons in its employ, until the proposition to make such loan shall have been submitted by the person desiring the same to the board of directors of such bank, or to the executive committee of such board, if any, and accepted and approved by a majority of such board or committee. Such approval, if the loan is made, shall be spread upon the records of the corporation; and this record shall, in every instance, give the names of the directors authorizing the loan. Said corporation shall have no authority to hire money or to give notes unless by vote of the said board or of said committee duly recorded.

Section 8. Said corporation, after beginning to receive money on deposit, shall at all times have on hand, as a reserve, in lawful money or national bank notes of the United States, an amount equal to at least fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal upon demand or within ten days; provided, that in lieu of such cash reserve two-thirds of said fifteen per cent may consist of balances payable on demand, due from any national bank or trust company created under the laws of this state, or from any trust company located in any of the other New England states or New York and approved by the bank examiner in writing; and one-third of said fifteen per cent may consist of the bonds of the United States, the District of Columbia, and any of the New England states and the states of New York, Pennsylvania, Maryland, Ohio, Indiana, Kentucky, Michigan, Wisconsin, Minnesota, Iowa, Illinois, Missouri, Kansas and Nebraska, the absolute property of such corporation. Whenever said reserve shall be below said percentage of such deposits, such corporation shall not further diminish the amount of its legal reserve by making any new loans until the required proportion between the aggregate amount of such deposits and its cash reserve shall be restored. All provisions of charters in conflict with this section are void.

Section 9. All the property or money held in trust by this corporation shall constitute a special deposit and the accounts thereof and of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Special
deposits.

Section 10. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine, may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Administra-
tors, etc., may
deposit in.

Section 11. Each shareholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such

Individual
responsibility
of stock-
holders.

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corporation, to a sum equal to the amount of the par value of the shares owned by each, in addition to the amount invested in said shares.

Guarantee fund.

Section 12. Said corporation shall set apart as a guaranty fund not less than ten per cent of its net earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of the company. The said surplus shall be kept to secure against losses and contingencies, and whenever the same becomes impaired it shall be reimbursed in the manner provided for its accumulation.

Taxation of shares.

Section 13. The shares of said corporation shall be subject to taxation in the same manner and at the same rate as are the shares of national banks.

Examination by bank examiner.

Section 14. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements and whether it has complied with the law, and its officers shall, whenever required to do so by the bank examiner, furnish him with statements and full information relating to the condition and standing of their institution, and of all matters pertaining to its business affairs and management.

Notice of first meeting, how called.

Section 15. Any three of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Section 16. This act shall take effect when approved.

Approved March 17, 1905.

Chapter 244.

An Act to amend and enlarge the corporate powers and purposes of Greenville Light and Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The proceedings of the incorporation and organization of the Greenville Light and Power Company are hereby confirmed and made valid.

Proceedings
made valid.

Section 2. Said corporation is hereby authorized and empowered to extend its transmission lines into township number three, range five, Bingham's Kennebec Purchase, east of the Kennebec river, commonly known as Little Squaw Mountain township, and such extension may be used for all the purposes authorized for its charter.

Authorized to
extend its
lines.

Section 3. Said company is hereby authorized and empowered to operate and maintain a stone crushing station and to engage in the sale of crushed stone for municipal and other purposes.

Authorized to
maintain a
stone crusher.

Section 4. The corporate purposes of said company as stated in its certificate of organization are hereby amended and enlarged, and said company is hereby empowered to supply the inhabitants of the town of Greenville, and of said township number three, range five, Bingham's Kennebec Purchase east of the Kennebec river, commonly known as Little Squaw Mountain township, with water for all domestic, sanitary, municipal and commercial purposes, with all the rights and privileges and subject to all the liabilities and obligations of corporations organized under the general laws of this state for the purpose of supplying water for such purposes.

Authorized to
supply water
to town of
Greenville
and Little
Squaw
Mountain
township.

Section 5. Said corporation may take and hold by purchase or otherwise, real and personal estate necessary and convenient to the purposes aforesaid not exceeding one hundred thousand dollars.

May take and
hold real and
personal
estate to
amount of
\$100,000.

Section 6. For any of the purposes aforesaid or for the preservation of the purity of said water, the said corporation is hereby authorized to take and use water from springs, ponds or streams in Little Squaw Mountain township in the county of Piscataquis, to conduct aforesaid, to survey for, locate, erect and maintain, suitable dams, reservoirs, machinery, pipes, aqueducts and fixtures; to carry its pipes or aqueducts under or over any water course, bridge, street, railroad, highway or other way; and said corporation is further authorized to enter upon and excavate any highway or other way, in such a manner as to least obstruct the same; to enter, pass over and excavate any

May take
water supply
from certain
sources.

May maintain
dams, etc.

--may enter
upon
highways,
etc.

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lands, and to take and hold by purchase or otherwise, any real estate, rights of way or of water, and in general do any acts necessary, convenient or proper for carrying out any of the purposes hereinbefore specified. And said corporation is further authorized for the purpose of making all needed repairs or service connections, to lay its pipes through any public or private land or ways, with the right to enter upon the same and dig therein; and said corporation may establish written regulations for the use of the water aforesaid, and change the same from time to time.

Shall file
plans of
location.

Section 7. Said corporation shall file in the registry of deeds, in the county of Piscataquis, plans for the location of all land and water rights taken under the provisions of this act, and no entry shall be made on any lands except to make survey, until the expiration of ten days from said filing.

Manner of
crossing
railroads
to be
determined
by R. R. com-
missioners.

Section 8. In case of failure to agree with any railroad company, as to place, manner and conditions of crossing its railroad with such pipe, the place, manner and conditions of such crossings shall be determined by the railroad commissioners, and all work within the limits of the railroad location and lands, shall be done under the supervision and to the satisfaction of the officers and agents of the railroad company, but at the expense of the said water company.

Liability for
damages.

Section 9. Said corporation shall be held liable to pay all damages that shall be sustained by any persons, to themselves or their property, occasioned by the use of such streets and ways, and shall pay to said town all sums recovered against said town for damages from obstructions caused by said corporation, and for all expenses including reasonable counsel fees incurred in defending said suits with interest on the same, but said corporation may assume the defense of all suits brought to recover damages as aforesaid; and also for damages sustained by any persons by the taking of any lands, water, right of way, or other property, or by excavating through any land for the purpose of surveying, locating, laying or building dams, reservoirs, pipes, aqueducts, and for any other injuries resulting from said acts, and if any person sustaining damages as aforesaid, shall not agree with said corporation upon the sum to be paid therefor, either party on petition to the county commissioners of Piscataquis county within twelve months after said plans are filed, may have said damages assessed by them, and subsequent proceedings and right of appeal thereon, shall be had in the same manner and under the same conditions, restrictions and limitations as are by law prescribed in the case of damages by the laying out of highways.

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Section 10. Said corporation is hereby authorized to lay down and maintain in and through the streets and highways of the town and township aforesaid, all such pipes, aqueducts and fixtures as may be necessary for the purposes hereinbefore specified. Said Greenville and the inhabitants of Little Squaw Mountain township are hereby authorized to contract with said corporation for a supply of said water for fire and other purposes, for a term of years, and at the expiration of such a contract to change or renew the same.

May lay
pipes, etc.

—may
contract to
supply water.

Section 11. Said corporation is hereby authorized and empowered to issue bonds for the purposes of its business on such rates and time as it may deem expedient, and secure the payment of the principal and interest on such bonds by proper mortgages or deeds of trust on any or part of its property, franchises, rights and privileges now owned or to be hereafter acquired by it.

May issue
bonds.

Section 12. This act shall take effect when approved.

Approved March 17, 1905.

Chapter 245.

An Act to permit ice fishing in Fourth Buttermilk and Little Benson Ponds, in Piscataquis county, during the month of February.

Be it enacted in the Senate and House of Representatives in Legislature assembled, as follows:

It shall be lawful for residents of this state to fish for and take fish through the ice during the month of February of each year, as provided in the general law, in Fourth Buttermilk and Little Benson ponds, in the county of Piscataquis.

Ice fishing
permitted in
Fourth
Buttermilk
and Little
Benson
ponds.

Approved March 17, 1905.

Chapter 246.

An Act to Prohibit Fishing at all times in the tributaries of Squa Pan Lake in Aroostook county.

Be it enacted in the Senate and House of Representatives in Legislature assembled, as follows:

It shall be unlawful to fish for, take, catch or kill at any time in any way any kind of fish in the inlet stream, so called, to Squa Pan lake in Aroostook county, or in the east branch of said inlet, so called, above what is known and called Thomas Thibadeau's lower landing, under the same penalty as is provided in the general law for illegal fishing.

Close time for
fishing in
Squa Pan
lake.

Approved March 17, 1905.

Chapter 247.

An Act to incorporate the Old Town Trust Company.

Be it enacted in the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.	Section 1. E. W. Conant, Albert H. Brown, George H. Richardson, Josiah W. Harmon, C. J. McLeod, Eben C. Webster, Edgar B. Weeks, C. M. White, David Carr, George A. Gray, or such of them as may by vote accept this charter, with their associates, successors and assigns, are hereby made a body corporate and politic to be known as the Old Town Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.
—corporate name.	
Location.	Section 2. The corporation hereby created shall be located at Old Town, Penobscot county, Maine.
Purposes.	Section 3. The purposes of said corporation and the business which it may perform are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes, and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; fifth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; sixth, to act as assignee, receiver, executor, and no surety shall be necessary upon the bonds of the corporation, unless the court or officer approving such bond shall require it; seventh, to do in general all the business that may lawfully be done by trust and banking companies.
—to receive deposits.	
—to borrow money, etc.	
—to maintain safe deposit vaults.	
—to act as agents, etc.	
—to execute trusts.	
—to act as executor, etc.	
—to do a general banking business.	
Capital stock.	Section 4. The capital stock of said corporation shall not be less than fifty thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by vote of the shareholders, to any amount not exceeding five hundred thousand dollars. Said corporation shall not commence business as a trust or banking company,
—shall not commence business until \$50,000 shall have been paid in.	

until stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition be disposed of at public or private sale.

Section 6. All the corporate powers of this corporation shall be exercised by a board of directors, who shall be residents of this state, whose number and term of office shall be determined by a vote of the shareholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and power of the corporation may, at the option of the shareholders, be entrusted to an executive board of five members to be, by vote of the shareholders, elected from the full board of directors. The directors of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a director dies, resigns, or becomes disqualified for any cause, the remaining directors may appoint a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such director shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such directors of their election, and within thirty days shall publish the list of all persons who have taken the oath of office as directors.

Board of directors.

—executive board.

—vacancies, how filled.

Section 7. The board of directors of said corporation shall constitute the board of investment of said corporation. Said directors shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made which shall show that such loans or investments have been made with the approval of the investment committee of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees or directors and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loans shall be made to any officer or director of said banking or trust company except by the unanimous approval of the executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

Board of investment.

—shall keep record of loans.

—loans shall not be made to officers except on approval in writing.

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Director shall own ten shares of stock.

Reserve fund.

Special deposits.

Administrators, etc., may deposit in.

Individual responsibility of stockholders.

Guaranty fund.

Taxation of shares.

Examination by bank examiner.

Section 8. No person shall be eligible to the position of director of said corporation who is not the actual owner of ten shares of the stock.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national or state bank.

Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts thereof and of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Section 12. The shareholders of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of said corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.

Section 13. Such corporation shall set apart as a guaranty fund no less than ten per cent of its net earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers,

and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-eight of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

Section 16. Any five of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Notice of first meeting, how given.

Section 17. This act shall take effect when approved.

Approved March 17, 1905.

Chapter 248.

An Act to amend that portion of Section three of Chapter four hundred and seven of the Private and Special Laws of nineteen hundred and three, relating to the time and number of fish that can be taken in the streams lying wholly or partly in the towns of Freeman and Salem.

Be it enacted in the Senate and House of Representatives in Legislature assembled, as follows:

So much of section three of chapter four hundred and seven of the private and special laws of nineteen hundred and three as prohibits fishing, other than as provided in the general laws of the state, in the streams lying wholly or partly in the towns of Freeman and Salem, is hereby repealed.

Fishing regulated in streams in towns of Freeman and Salem.

Approved March 17, 1905.

CHAP. 249**Chapter 249.**

An Act to authorize the Maine and New Brunswick Electrical Power Company, Limited, of New Brunswick, to exercise certain powers in this state.

Be it enacted in the Senate and House of Representatives in Legislature assembled, as follows:

Maine and New Brunswick Electrical Power Co., limited, given certain powers in state of Maine.

Section 1. The Maine and New Brunswick Electrical Power Company, Limited, a corporation created by and existing under the laws of the province of New Brunswick, is hereby authorized to exercise within this state the powers, privileges, rights and franchises conferred by this act, subject to the conditions herein contained.

May purchase property of Presque Isle Electric Light Company.

Section 2. The said corporation is hereby authorized to purchase or lease the capital stock, rights, privileges, immunities and franchises of the Presque Isle Electric Light Company, upon such terms as may be agreed upon, and upon such purchase or lease the said Maine and New Brunswick Electrical Power Company, Limited, shall have, hold, possess, exercise and enjoy all the locations, powers, privileges, rights, immunities, franchises, property and assets which at the time of said transfer shall then be had, held, possessed or enjoyed by the said Presque Isle Electric Light Company, and shall then be subject to all the duties, restrictions and liabilities to which the said Presque Isle Electric Light Company shall then be subject by reason of any charter, contract or general or special law, or otherwise, and shall thereupon be entitled to manufacture, generate, sell, distribute and supply electricity for light, heat and power in said town of Presque Isle.

Pending suits, by whom prosecuted or defended.

Section 3. All proceedings, suits at law or in equity, which may be pending at the time of such transfer, to which the said Presque Isle Electric Light Company may be a party, may be prosecuted or defended by the said Maine and New Brunswick Electrical Power Company, Limited, in like manner and with like effect as if such transfer had not been made. All claims, contracts, rights, causes of action of or against the said Presque Isle Electric Light Company, at law or in equity, may be enforced by suit or action to be begun or prosecuted by or against the said Maine and New Brunswick Electrical Power Company, Limited.

—claims, contracts and rights, how enforced.

Presque Isle Electric Light Co. authorized to sell or lease property.

Section 4. The Presque Isle Electric Light Company is hereby authorized to make the sale or lease authorized by section two of this act.

Liability for existing debts.

Section 5. When the transfer authorized by this act is carried out and fully completed the Maine and New Brunswick Electrical Power Company, Limited, shall be liable for the then law-

fully existing debts, obligations and contracts of the said Presque Isle Electric Light Company.

Section 6. The said Maine and New Brunswick Electrical Power Company, Limited, is authorized upon such terms as may be mutually agreed upon, to purchase or lease the property, capital stock, rights, privileges, immunities and franchises of the Fort Fairfield Electric Company, and upon any such purchase or lease the said Maine and New Brunswick Electrical Power Company, Limited, shall have, hold, possess, exercise and enjoy all the locations, powers, privileges, rights, immunities, franchises, property and assets which at the time of said transfer shall then be had, held, possessed or enjoyed by the said Fort Fairfield Electric Company, and shall be subject to all the duties, restrictions and liabilities to which the said Fort Fairfield Electric Company shall then be subject by reason of any charter, contract, or general or special law or otherwise. All proceedings, suits at law or in equity, which may be pending at the time of any such transfer, to which said Fort Fairfield Electric Company may be a party, may be prosecuted or defended by the said Maine and New Brunswick Electrical Power Company, Limited, in like manner and with like effect as if such transfer had not been made. All claims, contracts, rights and causes of action of or against said Fort Fairfield Electric Company, at law or in equity, may be enforced by suit or action to be begun or prosecuted by or against the said Maine and New Brunswick Electrical Power Company, Limited. The said Fort Fairfield Electric Company is hereby authorized to make said sale or lease. When any transfer authorized by this section is carried out and fully completed the said Maine and New Brunswick Electrical Power Company, Limited, shall be liable for the then lawfully existing debts, obligations and contracts of the said Fort Fairfield Electric Company.

Authorized to purchase property of Fort Fairfield Electric Co.

—and may enjoy franchises.

—and shall assume duties, restrictions and liabilities of.

—pending suits, how prosecuted or defended.

Claims, contracts, etc., how enforced.

—liability for debts,

Section 7. The said Maine and New Brunswick Electrical Power Company, Limited, is authorized to make, generate, sell, distribute or supply electricity, for lighting purposes, in the town of Fort Fairfield, upon first obtaining the written consent therefor of all corporations, persons and firms authorized to make, generate, sell, distribute or supply electricity in said town and not otherwise; but nothing in this section shall prohibit the transmission through said town of electric currents to be elsewhere used under the provisions of this act. The said Maine and New Brunswick Electrical Power Company, Limited, is authorized to sell electricity to any corporation, person or firm, in said town of Fort Fairfield, authorized to distribute electricity therein, or to any corporation, person or firm, in said town of

Authorized to supply electricity.

—in Fort Fairfield.

—may sell electricity.

—to be used for any other purpose than the production of light.

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Fort Fairfield, to be used for any other purpose than the production of light, and for that purpose it may maintain therein all necessary stations, fixtures and lines of posts and wires.

May sell
electricity to
Aroostook
Valley R. R.
Co.

Section 8. The said Maine and New Brunswick Electrical Power Company, Limited, is authorized to transmit and sell electricity to the Aroostook Valley Railroad Company for use in the operation of the railroad of said company, and to make such contracts therefor as may be mutually agreed upon.

May sell
electricity in
Limestone.

Section 9. Said Maine and New Brunswick Electrical Power Company, Limited, is authorized to make, generate, sell, distribute and supply electricity for light, heat and power in the town of Limestone, and for that purpose it may erect and maintain all necessary stations, fixtures and lines of posts and wires.

May sell
electricity to
certain
corporations
or persons
in Houlton.

Section 10. The said Maine and New Brunswick Electrical Power Company, Limited, is authorized to sell electricity to any corporation, person or firm in the town of Houlton authorized to distribute electricity in said town. Nothing in this act shall authorize said Maine and New Brunswick Electrical Power Company, Limited, to otherwise engage in the business of selling or distributing electricity in said Houlton. For the purpose of this section, said corporation is authorized to erect and maintain a line, or lines, of posts and wires, with all necessary stations and fixtures, from its main line in Fort Fairfield, through Easton, Mars Hill, Blaine, Bridgewater, Monticello and Littleton, to and into the town of Houlton, and to sell and distribute electricity from said lines for light, heat and power in said Easton, Mars Hill, Blaine, Bridgewater, Monticello and Littleton. Nothing in this section shall require any corporation organized under the general laws of the state for the sale and distribution of electricity in said Easton, Mars Hill, Blaine, Bridgewater, Monticello or Littleton to obtain any special act of the legislature therefor.

—restrictions.

—may
maintain
lines through
certain
towns.

—may sell
electricity for
light, heat
and power in
certain
towns.

Conditions
under which
this charter
may remain
in force.

This section shall be null and void unless the Maine and New Brunswick Electrical Power Company, Limited, shall comply with the following conditions:

—within 30
days shall
make
proposals for
furnishing
electricity.

The said Maine and New Brunswick Electrical Power Company, Limited, shall within thirty days after the approval of this act offer in writing to the Houlton Water Company to furnish to said company, at such point of delivery in said Houlton as said Houlton Water Company may designate, such amount of electricity for a twenty-four hours' service as said Houlton Water Company may from time to time require, not exceeding at any one time six hundred kilowatts, measured at said point of delivery, at a price not exceeding three cents per kilowatt hour for lighting purposes, and on a sliding scale of prices of

—quantity
and price
stipulated.

not exceeding three cents per kilowatt hour for power purposes, said prices to be particularly specified in said offer, and if said offer is accepted, execute a contract to that effect, said offer to be accepted or rejected by said Houlton Water Company within ninety days after its receipt, and the contract thereon to be for not less than twenty years, with the right of renewal for another period of twenty years on the same terms and conditions if said Houlton Water Company shall so elect. The said Maine and New Brunswick Electrical Power Company, Limited, and the said Houlton Water Company, are authorized to make and enter into said contract, and to do all things necessary to perform the same. In such contract said Houlton Water Company shall agree to take a minimum quantity, to average during the year not less than thirty kilowatts per hour. Said contract shall further provide that the said Maine and New Brunswick Electrical Power Company, Limited, shall begin to supply electricity thereunder on March first, in the year of our Lord nineteen hundred and six, but a different date may be agreed upon if said Houlton Water Company so consents. If such offer is not accepted, then the said Maine and New Brunswick Electrical Power Company, Limited, in selling electricity for use in said Houlton, as otherwise authorized in this section, shall not charge therefor more than three cents per kilowatt hour. If such contract is made the said Maine and New Brunswick Electrical Power Company, Limited, may sell power to such customers in Houlton as said Houlton Water Company shall consent to and on such terms and conditions as said Houlton Water Company may approve and consent to, but shall not have the right to sell to such customers without first obtaining the written consent of said Houlton Water Company. Nor shall said Maine and New Brunswick Electrical Power Company, Limited, in case said contract is made with said Houlton Water Company, have the right to sell to any other person, firm or corporation authorized to sell and distribute electricity in said town of Houlton without first obtaining the written consent of said Houlton Water Company. All corporate powers now or hereafter conferred upon the Houlton Water Company may be used to accomplish the purposes of this section.

The Houlton Water Company is hereby specially authorized and empowered to contract for, buy, make, generate, and use electricity upon its property in the town of Houlton, in the county of Aroostook, or other property hereafter acquired by said Houlton Water Company for the purpose, and to transmit, conduct and distribute such electricity to, into, and throughout the town and village of said Houlton, and to sell and supply the

—proposal to
be accepted
or rejected
within 90
days.

—may make
contract.

—provisions
of contract.

Houlton
Water Co.
authorized to
make
contract.

CHAP. 249

same for lighting such public streets and such buildings and places therein, public and private, as may be agreed upon by said company and the owners or those having control of such streets and places to be lighted, and may transmit, sell and supply the same for heating, motive power, manufacturing or mechanical purposes in said town.

**Corporation
may
mortgage its
property.**

Section 11. The said corporation may mortgage or pledge a part or all of its property and franchises in this state as security for bonds issued under its charter.

**Rights, duties
and
liabilities.**

Section 12. The said corporation shall have all the rights and be subject to the duties and liabilities of sections three, four, five, six, seven, eight, ten, sixteen, seventeen, eighteen, nineteen, twenty, twenty-one, twenty-two and twenty-three of chapter fifty-five of the revised statutes, except as modified herein. It shall further be subject to all the duties incident to public service corporations at common law, and to all provisions of the general laws of this state hereafter passed, applicable to corporations in a similar business.

**Locations
granted.**

Section 13. All locations upon streets, roads or ways necessary for the purposes of this act are hereby granted, and the municipal officers of all towns named herein shall designate the streets, roads or ways so to be occupied, the places where the poles shall be set, and shall establish such reasonable restrictions as to the kind of poles, their construction and maintenance, the height of wires and the use of guard wires, as they deem proper.

**—municipal
officers may
establish
restrictions.**

**Corporations
shall
designate the
location of its
principal
office in town
of Presque
Isle.**

Section 14. Before it shall be entitled to any of the provisions of this act said corporation shall, under its corporate seal, file in the office of the secretary of state a certificate designating some place in the town of Presque Isle as its principal office, and a citizen of this state as an agent, upon whom process from the courts of this state may be served with like effect as if upon an officer thereof. Whenever a vacancy occurs in said designation a new agent shall be designated in the same manner, and if there be at any time no such agent then service of any process may be made on the secretary of state, with like effect as if on said corporation.

Section 15. This act shall take effect when approved.

Approved March 17, 1905.

Chapter 250.

An Act to amend Chapter four hundred fifteen of the Private and Special Laws of eighteen hundred sixty-eight, entitled "An Act authorizing Drew Plantation to raise money for certain purposes."

Be it enacted in the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Said chapter four hundred fifteen of the private and special laws of eighteen hundred sixty-eight is hereby amended by striking out section one of said act and inserting in the place thereof the following section:

Chapter 415,
private and
special laws,
1868,
amended.

'Section 1. The municipal officers of Drew Plantation, in the county of Penobscot, are hereby given all the powers of municipal officers of towns to lay out, alter or widen public or private ways within the plantation, and, so far as applicable, the provisions of chapter twenty-three of the revised statutes shall apply to laying out, altering or widening public or private ways in said plantation, and all the powers which towns now have to raise and expend money for the purpose of making and repairing ways, building bridges and paying officers and agents are hereby extended to said plantation.'

Municipal
officers of
Drew
plantation
given powers
to lay out
roads, etc.

Section 2. This act shall take effect when approved.

Approved March 17, 1905.

Chapter 251.

An Act to amend Chapter five hundred fifty-seven of the Private and Special Laws of eighteen hundred and ninety-three, entitled, "An Act to Incorporate the Home for Aged Men in Bangor."

Be it enacted in the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section two of said chapter five hundred fifty-seven of the private and special laws of eighteen hundred ninety-three is hereby amended by striking out the words "one hundred" in the fourth and fifth lines of said section, and inserting in the place thereof the words 'two hundred and fifty,' so that said section as amended, shall read as follows:

Section 2,
chapter 557,
private and
special laws,
1893,
amended.

'Section 2. Under the above name, said corporation may sue and be sued, take by purchase, devise, or otherwise, real and personal property and hold the same for the purposes expressed in section one, to an amount not exceeding two hundred and fifty thousand dollars, and manage and dispose of the same for the purposes aforesaid; and shall possess all the rights, privileges and immunities, which belong to corporations created for charitable objects, under the laws of this state.'

May sue and
be sued.

—may hold
property to
amount of
\$250,000.

Section 2. This act shall take effect when approved.

Approved March 17, 1905.

CHAP. 252**Chapter 252.**

An Act to incorporate the Matagamon Towboat Company.

Be it enacted in the Senate and House of Representatives in Legislature assembled, as follows:

Corporators. Section 1. Nathaniel M. Jones, Fred W. Ayer, W. J. Curran, B. W. Howe, James M. McNulty and Oscar Thomas, their associates, successors and assigns, are hereby incorporated under the name of Matagamon Towboat Company.

—corporate
name,

Capital stock. Section 2. The capital stock of said company shall be ten thousand dollars, divided into shares of one hundred dollars each, and, in order to carry out the purposes for which said company is incorporated, it is hereby authorized and empowered to issue its bonds or negotiable notes in such form and amounts and on such rates as it may deem expedient, not exceeding the amount of its capital stock, and may secure the same by mortgage of its property and franchises.

—may issue
bonds.

**May operate
steamboats
on certain
lakes.** Section 3. Said company is further authorized and empowered to own and operate steamboats on Grand lake, sometimes called Matagamon lake, and Second lake, on the east branch of the Penobscot river, in the counties of Penobscot and Piscataquis, for the purpose of carrying passengers and freight and doing a general towing business, including the towing of logs, provided said company shall have at least one steamboat in operation upon said lakes within six months from the date of the approval of this act.

**Exclusive
franchise
given for
eight years.**

Section 4. For and during the term of eight years from the date of the approval of this act, no person or other corporation shall operate, unless authorized by this company, a steamboat or steamboats on said lakes for the purpose of carrying freight or doing a towing business for hire, including the towing of logs.

**Tolls
established.**

Section 5. During said term of eight years, the rates charged by said company for carrying freight shall not exceed fifteen cents per hundred weight, and for towing logs shall not exceed fifteen cents per thousand feet, board measure, and said company shall have a lien upon all logs towed by it for the amounts due for towing the same, which lien shall have precedence of all other claims except laborers liens, and shall continue for ninety days after the logs shall arrive at their place of destination for sale or manufacture, and may be enforced by attachment.

**Notice of first
meeting, how
given.**

Section 6. The first meeting of said company shall be called at Bangor, in the county of Penobscot, by a notice signed by one of the incorporators named in section one, setting forth the time, place and purposes of the meeting, mailed to each of the other

incorporators, postage prepaid, at least seven days before the day of such meeting.

Section 7. This act shall take effect when approved.

Approved March 17, 1905.

Chapter 253.

An Act to extend the corporate powers of the Seabasticook Manufacturing and Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The acts of the Seabasticook Manufacturing and Power Company in changing its corporate name to Seabasticook Water Power Company are hereby made valid.

Acts made valid.

Section 2. Said corporation is hereby authorized to sell, distribute and supply electricity, for power purposes only, but not for lighting, in that part of Winslow bounded by the boundary line between Benton and Winslow, the Kennebec river, the road leading from the Waterville and Winslow bridge into Winslow, and the Kennebec river road leading from said last described road to said boundary line.

Authorized to sell electricity for power only in part of town of Winslow.

Section 3. Said corporation is hereby authorized to set poles and extend wires thereon in and through such streets and ways of Benton and of Winslow as it may deem most expedient in carrying out the purposes of section two of this act, under such reasonable restrictions as the municipal officers of said towns may impose as to the kind of poles, the manner in which they shall be set and the height at which the wires shall be carried thereon.

Authorized to set poles, etc.

Section 4. Nothing herein contained shall affect any action, at law or in equity, now pending, or any cause of action, at law or in equity, heretofore accrued.

Pending actions not hereby affected.

Section 5. No land shall hereafter be taken by said company, for the erection of posts and wires to be used for the transmission of electricity to be used in the town of Winslow.

No land shall be hereafter taken for poles, etc.

Section 6. Section two of chapter two hundred and seventy-one of the private and special laws for the year nineteen hundred and three is hereby repealed.

Section 2, chapter 271, private and special laws, 1903, repealed.

Section 7. This act shall take effect when approved.

Approved March 17, 1905.

Chapter 254.

An Act to extend the powers of Eastern Timber Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Authorized to generate electricity on Saco river and its tributaries.

—to supply in Standish, Gorham, Buxton, Dayton, Hollis and Limington.
—exception.

May furnish electricity to certain railroads

May set poles, etc.

—under restrictions imposed by municipal officers.

May make contracts with afore-said towns.

May maintain dams, etc.

May sell its property and franchises to

Section 1. The Eastern Timber Company is hereby authorized and empowered to make and generate electricity at any point along the Saco river or any of its tributaries in the state of Maine, and to sell, distribute and supply the same for lighting, heating, manufacturing or mechanical purposes in the towns of Standish, Gorham, Buxton, Dayton, Hollis and Limington, with all the rights, powers and privileges and subject to all the restrictions and liabilities by law incident to similar corporations, provided, however, that said corporation shall not be authorized to supply electricity, directly or indirectly, in the town of Gorham for lighting purposes.

Section 2. Said corporation is also authorized and empowered to furnish electricity to the Maine and New Hampshire Railway and the Maine and New Hampshire Railroad for all purposes contained in their respective charters.

Section 3. Said corporation is also empowered to set poles, extend wires and lay its pipe and construct and maintain its lines in, upon, along, over, across and under the roads and streets in the towns aforesaid, for the purpose of furnishing electricity for any of the purposes named in this act for public and private use in said towns under such reasonable restrictions as may be imposed by the municipal officers thereof, subject to the general laws of the state regulating the erection of posts and lines and laying pipes for the purposes of electricity.

Section 4. Said corporation is also authorized and empowered to make contracts with the towns aforesaid and with other corporations and individuals for the purpose of supplying electricity for light, heat and power as contemplated by this act. Said towns by their selectmen and other corporations are hereby authorized to enter into contracts with said corporation for the supplying of electricity for light, heat and power and for such exemptions from public burdens as said towns and said corporations, and said company agree upon, which, when made, shall be legal and binding upon all parties thereto.

Section 5. Said corporation is also authorized and empowered to locate, construct and maintain dams, canals, raceways and penstocks on the Saco river and its tributaries, subject to the general flowage acts of the state.

Section 6. The Eastern Timber Company is hereby authorized and empowered to sell, assign, convey and transfer to the

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Publishers'
Paper Co.

Publishers' Paper Company, a corporation existing under the laws of Maine, all or any part of its rights, property and franchises, including all or any part of the rights and powers granted by this act, and said Publishers' Paper Company is hereby authorized and empowered to take, purchase, or otherwise acquire all or any part of said rights, properties or franchises.

Section 7. This act shall take effect when approved.

Approved March 17, 1905.

Chapter 255.

An Act authorizing the Ashland Company to erect dams and make improvements on the tributaries of the Upper Aroostook River.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Ashland Company, a corporation existing under the laws of Maine, its successors and assigns, are hereby authorized and empowered to build the following dams: First, a dam at or near the foot of Mooseleuk lake in Township Number Ten, Range Nine; second, a dam at or near the foot of Munsungun lake in Township Eight, Range Ten; third, a dam at or near the foot of Millinocket lake in Township Eight, Range Nine, and Seven, Range Nine, or either of them, all in the county of Piscataquis; fourth, a dam near the foot of Millimgassett lake in Township Number Seven, Range Eight, in the county of Penobscot; and to build such side dams and piers and to remove rocks and to make all other improvements in the streams on which said main dams shall be built as may be necessary or convenient to facilitate the driving of logs and lumber into and down the Aroostook river to places of manufacture.

And for said purposes said company is hereby authorized and empowered to acquire by lease or purchase land and necessary material to build said dams and piers and make such improvements, and the right to flow contiguous lands so far as necessary to raise suitable heads of water.

Section 2. Said company may demand and receive for the passage of logs and lumber over any one of said main dams or the other improvements, a toll of fifteen cents per thousand feet, board measure, wood scale, and said company shall have a lien upon all logs and lumber which may pass over its said dams or other improvements for the payment of such tolls, which lien shall continue for sixty days after such logs or lumber arrive at their place of destination for sale or manufacture or until such logs and lumber arrive at the easterly line of the state of Maine

Ashland
Company,
authorized to
build dams.

—dam at foot
of Mooseleuk
lake.

—dam near
foot of Mun-
sungun lake.

—dam near
foot of Milli-
nocket lake.

—dam near
foot of Milli-
migaassett
lake.

—side dams
and piers.

May acquire
land and
necessary
material.

Tolls for logs
and lumber.

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Tolls shall
cease when
company
shall have
been
reimbursed
for expendi-
tures.

Assignment
to Ashland
Company
confirmed.

separating said state from the province of New Brunswick, and may be enforced by attachment, but the logs of each particular mark shall be holden only for the unpaid toll of such mark.

Section 3. When said company shall from tolls be reimbursed for its expenditures for the dams and improvements authorized by this act and six per cent annual interest upon all such amounts expended, all tolls shall cease; and said company shall keep an accurate account of all its receipts and expenditures relating to the improvements on said river authorized by this act, which shall at all times be open to the inspection of all persons interested.

Section 4. The said Ashland Company, having received an assignment from the Ashland Manufacturing Company of the rights and powers conferred upon the Ashland Manufacturing Company by chapters three hundred fifty-one and three hundred fifty-four of the private and special laws of eighteen hundred ninety-seven, and of the dams, piers, booms and other improvements created under such power and authority, is hereby confirmed in the ownership and possession of the same, and said company shall have and enjoy the rights and powers which were granted in and by said chapters three hundred fifty-one and three hundred fifty-four of the private and special laws of eighteen hundred ninety-seven to said Ashland Manufacturing Company, and which were by said Ashland Manufacturing Company assigned to said Ashland Company.

Section 5. This set shall take effect when approved.

Approved March 17, 1905.

Chapter 256.

An Act to authorize the Sanford Light and Power Company to increase its capital stock, and to acquire and purchase the rights of the Atlantic Shore Line Railway to furnish electric light, heat and power in the town of Sanford.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 3,
chapter 186,
private and
special laws,
1903,
amended.

Section 1. Section three of chapter one hundred and eighty-six of the private and special laws of nineteen hundred and three is hereby amended by striking out the word "fifty" in the first line of said section, and inserting in lieu thereof, the words, 'one hundred,' so that said section as amended, shall read as follows:

'Section 3. The capital stock of said corporation shall be one hundred thousand dollars, divided into shares of one hundred dollars each.'

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Section 2. The Sanford Light and Power Company is hereby authorized to acquire by purchase or otherwise, the franchise and rights of the Atlantic Shore Line Railway to furnish electric light, heat and power in the town of Sanford, and said Atlantic Shore Line Railway is hereby authorized to sell and convey, or otherwise transfer to said Sanford Light and Power Company its franchise and rights to furnish electric light, heat and power in the town of Sanford, and all acts, transactions and contracts relating thereto, heretofore and hereafter, entered into by and between said corporations are hereby ratified and confirmed; provided nevertheless, that nothing herein contained shall prevent said Atlantic Shore Line Railway from furnishing electricity for light, heat and power to Sanford Mills, Goodall Worsted Company, and Maine Alpaca Company, only, corporations in said town of Sanford; and provided further, that said Atlantic Shore Line Railway and its constituent companies, Mousam River Railroad, Sanford and Cape Porpoise Railway Company, and Sanford Power Company, shall not furnish electricity for light, heat or power to any person or corporation in said Sanford other than said Sanford Mills, Goodall Worsted Company, and Maine Alpaca Company.

Authorized to acquire franchises of Atlantic Shore Line Railway.

—proviso.

Section 3. Sanford Light and Power Company is hereby authorized to sell, or otherwise dispose of, and convey, its stock and bonds, power plant, pole lines, property and assets, rights, privileges and franchises, or any part thereof, to the Atlantic Shore Line Railway.

Sanford Light and Power Co. authorized to sell franchises.

Section 4. This act shall take effect when approved.

Approved March 17, 1905.

Chapter 257.

An Act to incorporate the Roach River Dam Company. •

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Frederick T. Bradstreet, Frank E. Boston and Samuel W. Philbrick, their associates and assigns, are hereby incorporated under the name of the Roach River Dam Company, with the powers and privileges of similar corporations.

Corporators.

—corporate name.

Section 2. Said company is hereby authorized to erect, purchase and maintain dams, side dams, and piers on Roach river, First Roach pond, Second Roach pond, Third Roach pond and Fourth Roach pond, so called, and their tributaries in townships numbered one, range fourteen, A. range thirteen, one range

Authorized to maintain dams, etc., on Roach river and other waters.

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—to remove
rocks and
trees from
river.

May take
land and
materials.

—damages,
how
determined.

—damage for
flowage.

Tolls for
passage of
logs and
lumber.

—liens on logs
and lumber.

thirteen, A. range twelve, one range twelve, A. range eleven, and one range eleven, all west of the east line of the state, and in the county of Piscataquis, to remove rocks and trees, and to excavate ledges therefrom, and to widen, deepen and otherwise improve the same, for the purpose of raising a head of water, and of making said river and its tributaries floatable and of facilitating the driving of logs and lumber upon the same.

Section 3. Said company for the above purposes may take all necessary land and materials for building said dams and piers and making improvements, and may flow contiguous lands so far as necessary to raise suitable heads of water; and if the parties cannot agree upon the damages the corporation shall pay the proprietors for the land and materials so taken, such damages shall be ascertained and determined by the county commissioners of the county of Piscataquis in the same manner and under the same conditions and limitations as provided by law in the case of damage by laying out of highways; and for the damage occasioned by flowing land said company shall not be liable to an action at common law, but the person injured may have a remedy by complaint for flowage, in which case the same proceedings shall be had as when a complaint is made under the statutes of this state for flowing lands occasioned by raising a head of water for the working of mills.

Section 4. Said company may demand and receive tolls for the passage of all logs and lumber over their dams and improvements, as follows: For all logs and lumber landed in or above said Third Roach pond, a sum not exceeding thirty-five cents per thousand feet; for all logs and lumber landed in Second Roach pond and between Second and Third Roach pond, a sum not exceeding twenty-five cents per thousand feet; for all logs and lumber landed in First Roach pond and between First and Second Roach pond, a sum not exceeding twenty cents per thousand feet; and for all logs and lumber landed on or driven or floated into Roach river below said First Roach pond, a sum not exceeding ten cents per thousand feet; all the above tolls to be reckoned at the survey or scale adopted by the Kennebec Log Driving Company. Said Roach River Dam Company shall have a lien upon all logs and lumber which may pass over any of its dams and improvements until the full amount of tolls is paid; but the logs of each particular mark shall only be holden to pay the toll on such mark; and if said toll is not paid within thirty days after said logs or lumber, or major part thereof, shall have arrived within the limits of the Kennebec Log Driving Company, said Roach River Dam Company may seize, hold and sell at public auction such part of said logs or lumber as shall be

necessary to pay such tolls, with all incidental costs and charges thereon, after ten days' notice in writing of the time and place of said sale given to the owner of such logs or lumber.

Section 5. An account of the cost of said improvements shall be kept by the treasurer of said Roach River Dam Company, and also of its receipts for tolls, which shall be open to inspection at all reasonable times to any person interested in the same.

Treasurer shall keep account of expenditures and receipts.

Section 6. When said corporation shall have received from tolls its outlay on dams, improvements and repairs made up to that time, with six per cent interest thereon, then the tolls shall be reduced to a sum sufficient to keep the works in repair; and if from time to time thereafter it shall be necessary to build additional dams and improvements necessary to carry out the purposes of this charter, said company may, but in no case to exceed the limits hereinbefore specified, increase the tolls to and maintain them at a sum sufficient to pay for such outlays, with six per cent interest thereon; the treasurer of the Kennebec Log Driving Company, for the time being, is appointed to audit the accounts and determine the cost of dams, improvements and repairs.

Reduction of tolls provided for.

Section 7. Any or all owners of lands from which logs or lumber are cut which pass through or over said dams or improvements shall have a right to take an interest in said company.

Rights of owners of lands to take interest in company.

Section 8. The amount invested shall at all meetings be represented by a fixed, convenient number of votes which shall be cast by the owners of the lands from which logs or lumber are cut which pass through or over its dams or improvements; and each owner shall have the right to vote in proportion to his interest in said lands by paying his proportion of the cost of building and maintaining said dams and improvements.

Voting rights of owners.

Section 9. In case of any disagreement as to the rights of owners hereunder, the same shall be forthwith determined by referees agreed upon by the parties, or by the county commissioners of Piscataquis county if the parties cannot agree.

Rights, how determined.

Section 10. This act shall take effect when approved.

CHAP. 258**Chapter 258.**

An Act to improve the channel of Crooked River.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Alfred R. Clark authorized to make improvements on Crooked river.

Section 1. Alfred R. Clark of Harrison in the county of Cumberland, is hereby authorized to build a sluice in the dam which he now owns in the towns of Harrison and Otisfield, and to maintain the same together with side booms and all other fixtures necessary to improve the channel of Crooked river, at the site of said dam, for the purpose of driving logs and other lumber and wood.

Rates of toll.

—shall have lien on logs, etc.

Section 2. Said Clark may demand and receive as toll, the sum of twenty cents for every thousand feet of logs, board measure, woods scale, and fifteen cents per cord, woods measure, on all stave, shingle, pulp, or other wood which may pass over said sluice, and the said Clark shall have a lien on logs, stave wood or any other wood which may pass over said sluice until the full amount of toll on all logs and wood is paid, but the logs or wood of each particular mark shall only be holden to pay the toll of such mark, and if said toll is not paid within twenty days after said logs or wood or a major part thereof shall arrive in Sebago lake, said Clark may sell at public auction in Sebago, after ten days' notice in some paper printed in Portland, so much of said logs or wood as may be necessary to pay said toll and incidental charges.

Section 3. This act shall take effect when approved.

Approved March 17, 1905.

Chapter 259.

An Act regulating the close time for fishing in Sandy and Half Moon streams and their tributaries, and the tributaries to Unity Pond, in Waldo County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Close time for fishing on Sandy and Half Moon streams and tributaries.

—and tributaries to Unity pond.

Penalty for violation of this act.

Section 1. There shall be an annual close time in which it shall be unlawful to fish for any kind of fish at any time on the streams known as Sandy and Half Moon streams and their tributaries, and the tributaries to Unity pond, all situated in Waldo county, from the first day of July to the first day of May of each year.

Section 2. Whoever shall violate any of the provisions of this act shall be subject to the same penalty as is provided in the general law for illegal fishing.

Approved March 17, 1905.

Chapter 260.

An Act to regulate fishing in Moxie Pond, in the County of Somerset.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. In addition to the general law regulating fishing it shall be unlawful for any one person in any one day to take, catch or kill more than ten pounds of fish in Moxie pond, in Somerset county, or in the tributaries thereof, and no one person shall be permitted to carry away therefrom more than fifteen pounds of fish at the close of any one period of fishing regardless of how many days such period of fishing may cover.

Fishing in
Moxie pond
regulated.

Section 2. Whoever violates any of the provisions of this act shall be subject to the same penalty as is provided in the general law of the state for illegal fishing.

Penalty for
violation of
this act.

Approved March 17, 1905.

Chapter 261.

An Act to amend Chapter three hundred and twenty-one of the Private and Special Laws of nineteen hundred and three, relating to the taking of smelts from tributaries of Upper Kezar Pond, in Lovell, Oxford County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section two of chapter three hundred and twenty-one, of the private and special laws of nineteen hundred and three, is hereby amended, by inserting in second line of said section, between the words "tributary" and "of," the words, 'except Mill brook,' so that said section as amended, shall read as follows:

Section 2,
chapter 321,
private and
special laws
1903,
amended.

'Section 2. It shall be unlawful at any time to take smelts from any tributary, except Mill brook, of Upper Kezar pond in Oxford county.'

Close time on
smelts on
Upper Kezar
pond.

Approved March 17, 1905.

CHAP. 262**Chapter 262.**

An Act to authorize the improvement of Chandler's River for log driving purposes.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Lawrence
Lumber Co.
authorized to
maintain
dam.

—at head of
Great Falls.

—may take
land and
materials.

—may
maintain
piers,
booms, etc.

Damages,
how
determined.

Section 1. Lawrence Lumber Company, a corporation having an established place of business at Jonesboro in the county of Washington, and its successors and assigns, are hereby authorized to construct and maintain a dam at the head of Great Falls on Chandler's river in said Jonesboro, sufficient to raise the water eight feet above its mean level for the purpose of the convenient floating of logs to their mills and landings; and for said purpose, may use the lands of the riparian proprietors, take therefrom rock, earth and gravel for said structure, remove rock and other obstructions from said river, and construct and maintain, at places where said corporation, its successors or assigns, may own both shores, such booms, sluices, piers, and sheerwaters as they may find necessary or expedient in the prosecution of their business.

Section 2. In case of disagreement with any riparian owner respecting compensation for damages resulting to any land affected by the exercise of the rights granted by this act, then said damages shall be estimated by a board of three referees, one to be selected by said corporation, its successors or assigns, one by the land owner, and the third to be chosen by the two so selected, and the award of the majority is to be final.

Section 3. This act shall take effect when approved.

Approved March 17, 1905.

Chapter 263.

An Act changing the close time for fishing in Long Pond, in Cumberland County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Close time for
landlocked
salmon, trout
or togue in
Long pond.

—penalty.

There shall be an annual close time in which it shall be unlawful to fish for, take, catch or kill in any way any landlocked salmon, trout or togue in Long pond, situated in the towns of Bridgton, Naples and Harrison in the county of Cumberland, from October first until the first day of April following of each year, under the same penalty as is provided in the general law for illegal fishing.

Approved March 17, 1905.

Chapter 264.

An Act establishing a close time for fishing on Thompson Pond, from September first to January first of the following year.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

There shall be an annual close time on Thompson pond, situated in the counties of Oxford, Cumberland and Androscoggin, from September first to January first of the following year, during which time it shall be unlawful to fish for any kind of fish at any time, under the same penalty as is provided in the general law for illegal fishing.

Close time for
fishing in
Thompson
pond.

Approved March 17, 1905.

Chapter 265.

An Act to prohibit ice fishing in Brewer pond, sometimes called Hynes pond, situated in the towns of Orrington and Holden, Penobscot county and Bucksport, Hancock county.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

It shall be unlawful to fish for, take, catch or kill any kind of fish at any time on or through the ice in Brewer pond, sometimes called Hynes pond, situated in the towns of Orrington and Holden, Penobscot county, and Bucksport, Hancock county.

Ice fishing in
Brewer pond
forbidden.

Approved March 17, 1905.

Chapter 266.

An Act to incorporate the Stonington Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Charles H. S. Webb, Elmer E. Spofford, B. Lake Noyes, John L. Goss, Fred E. Webb, Fred A. Torrey, Augustus O. Gross, Fred P. Weed, George L. Beck, Sumner P. Mills, Elmer P. Spofford, or such of them as may by vote accept this charter, with their associates, successors and assigns, are hereby made a body corporate and politic to be known as the Stonington Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

Corporators.

—corporate
name.

Section 2. The corporation hereby created shall be located at Stonington, Hancock county, Maine.

Location.

CHAP. 266**Purposes.**

—to receive deposits, etc.

—to borrow money, etc.

—to maintain safe deposit vaults.

—to hold investments.

—to act as agents, etc.

—to execute trusts, etc.

—to act as executor, etc.

—to do a general banking business.

Capital stock.

—shall not commence business till \$25,000 has been paid in.

Shall not make loans on security of its own capital stock.

Board of trustees.

Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, on real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and enjoy all such estate real, personal and mixed as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant and dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trust duly created, and to execute trusts of every description; seventh, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; eighth, to do in general all the business that may lawfully be done by trust and banking companies.

Section 4. The capital stock of said corporation shall not be less than twenty-five thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by a vote of the shareholders, to any amount not exceeding five hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least twenty-five thousand dollars shall have been subscribed and paid in, in cash.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, who shall be residents of this state, whose number and term of office shall be determined

CHAP. 266

by a vote of the shareholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the shareholders, be entrusted to an executive board of five members to be, by a vote of the shareholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a trustee or director dies, resigns, or becomes disqualified for any cause, the remaining trustees or directors may appoint a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such trustee or director shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees or directors of their election and within thirty days shall publish the list of all persons who have taken the oath of office as trustees or directors.

—number
and tenure.

—executive
board.

—vacancies,
how filled.

Section 7: The board of trustees or directors of said corporation shall constitute the board of investment of said corporation. Said trustees or directors shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment committee of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees or directors and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loans shall be made by any officer, or director of said banking or trust company except by the unanimous approval of the executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by a vote of the said board duly recorded.

Board of
investment.

—shall keep
a record
of loans.

officers shall
be approved
in writing.

Section 8. No person shall be eligible to the position of a director or a trustee of said corporation who is not the actual owner of five shares of the stock.

Trustee shall
own five
shares
of stock.

Section 9. Said corporation after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national or state bank.

Reserve fund.

CHAP. 266**Special
deposits.**

Section 10. All the property or money held in trust by this corporation shall constitute a special deposit and the accounts thereof and of said trust department shall be kept separate and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liability of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

**Administra-
tor, etc., may
deposit in.**

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine, may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

**Individual
responsibility
of share-
holders.**

Section 12. Each shareholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.

**Guaranty
fund.**

Section 13. Such corporation shall set apart as guaranty fund not less than ten per cent of its net earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

**Taxation
of shares.**

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

**Examination
by bank
examiner.**

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. If upon examination of said corporation, the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or

restrictions provided by law, he shall have such authority and take such action as is provided in the case of savings banks by chapter forty-eight of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

Section 16. Any five of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all five, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Notice of first
meeting, how
given.

Section 17. This act shall take effect when approved.

Approved March 18, 1905.

Chapter 267.

An Act to incorporate Alfred Light and Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Charles A. Bodwell, Will J. Bodwell and Stillman A. Bodwell, their associates, successors and assigns, are hereby made a body corporate by the name of Alfred Light and Power Company, with all the powers, rights and privileges and subject to all the duties and obligations conferred and imposed on corporations by law, except as otherwise provided herein.

Corporators.

—corporate
name.

Section 2. The purposes of said corporation are the making, generating, selling, distributing and supplying electricity or gas, or both, for lighting, heating, manufacturing or mechanical purposes in the towns of Alfred and Lyman, and for generating, selling, distributing and supplying electricity for manufacturing, mechanical and power purposes in the town of Sanford, with all the rights, privileges and powers, and subject to all the restrictions and liabilities by law incident to corporations of a similar nature.

Purposes.

CHAP. 267**Capital stock.**

Section 3. The capital stock of said corporation shall be two hundred thousand dollars, divided into shares of one hundred dollars each.

May set poles, lay wires, etc.

Section 4. Said corporation is hereby empowered to set poles and extend wires and lay its pipe and construct and maintain its lines in, upon, along, over, across and under the roads and streets in said towns of Alfred, Lyman and Sanford for the purpose of furnishing electric or gas lights, and electricity for heating, manufacturing or mechanical purposes, for public and private use in said towns under such reasonable restrictions as may be imposed by the municipal officers thereof, subject to the general laws of the state regulating the erection of posts and lines and laying pipes and conduits for the purposes of electricity or gas.

-restrictions.**May make contracts for supplying light, heat and power.**

Section 5. Said corporation is hereby authorized to make contracts with said towns of Alfred and Lyman, and with other corporations and individuals, for the purpose of supplying electricity or gas for light, heat and power as contemplated by this act, and said towns by their selectmen, and other corporations, are hereby authorized to enter into contracts with said company for the supplying of electricity or gas for light, heat and power, and for such exemption from public burden as such towns and such corporations and said company agree upon, which when made, shall be legal and binding upon all parties thereto.

Shall not unnecessarily obstruct streets.

Section 6. Said company, at its own expense, without unnecessary delay, shall remove any and all obstructions in any street or way made in erecting or laying the lines for such purposes, and cause earth disturbed to be properly replaced. It shall not be allowed to obstruct or impair the use of any public or private drain or gas pipe, sewer, telegraph, telephone or railroad wire, but may cross, or when necessary, change the direction of any private wire or pipe, drain or sewer, in such manner as not to obstruct or impair the use thereof, being responsible to the owner or other person for any injury occasioned thereby in an action on the case.

May cross sewers, etc.**May issue bonds.**

Section 7. Said corporation may issue its bonds upon such rates and time as it may deem expedient and in such an amount as may be required for the objects of its incorporation and for the purposes authorized by this act, and secure the same by mortgage upon the franchise and property of said company.

May acquire certain other similar properties.

Section 8. The said corporation is hereby authorized to acquire by lease or purchase, the power plant, pole line, property and assets, rights, privileges and franchises, or any part thereof, of the Sanford Light and Power Company and of the Kenne-

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—may pay for
same in its
own stock
or bonds.

bunk Electric Light Company, and to pay therefor, wholly or partly in the stocks and bonds of said Alfred Light and Power Company; and said Sanford Light and Power Company and said Kennebunk Electric Light Company are hereby respectively authorized to lease or sell their respective power plants, pole lines, property and assets, rights, privileges and franchises to said Alfred Light and Power Company; and said Sanford Light and Power Company and said Kennebunk Electric Light Company are hereby respectively authorized to take, hold, sell, assign, transfer, mortgage, pledge, and otherwise dispose of shares of the capital stock or bonds, securities, or evidences of indebtedness of said Alfred Light and Power Company, with all the rights, powers and privileges of ownership therein conferred upon corporations under chapter forty-seven of the revised statutes. And whenever, or as often as, said Alfred Light and Power Company has acquired by lease or purchase, the aforesaid power plant, pole line, property and assets, rights, privileges and franchises, or any part thereof, of either or both said Sanford Light and Power Company and said Kennebunk Electric Light Company, said Alfred Light and Power Company shall thereupon succeed to, and have, and is hereby authorized to exercise, such of the rights, privileges and franchises of either, or both said Sanford Light and Power Company and Kennebunk Electric Light Company as it may acquire as aforesaid.

Section 9. The principal office of said corporation shall be located in the town of Sanford, in the county of York, and said corporation may establish offices and places of business in the towns of Alfred, Lyman and Kennebunk.

Principal
office shall be
in town of
Sanford.

Section 10. The first meeting of said corporation may be called by written notice thereof signed by any two corporators herein named served upon each corporator by a copy of the same in hand or mailed, postage paid, at least seven days prior to the day named therein for such meeting.

Notice of first
meeting, how
given.

Section 11. This act shall take effect when approved.

Approved March 18, 1905.

CHAP. 268**Chapter 268.**

An Act to extend the charter of the Fish River Improvement Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter
extended.

Section 1. The rights, powers and privileges of the Fish River Improvement Company, which were granted by chapter two hundred and eighty of the private and special laws of nineteen hundred and three are hereby extended for two years from the passage of this act; and the persons named in said act, their associates and successors shall have all the rights, powers and privileges that were granted them by said act to be exercised in the same manner and for the same purposes as specified in said act.

Section 2. This act shall take effect when approved.

Approved March 18, 1905.

Chapter 269.

An Act to amend chapter one hundred and seventy-two of the Private and Special Laws of eighteen hundred and ninety-one, as amended by Chapter two hundred and ninety-five of the Private and Special Laws of nineteen hundred and one, relating to the consolidation of certain Railroad Corporations.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1,
chapter 172,
private and
special laws
1891, as
amended by
section 1,
chapter 285
private and
special laws,
1901, further
amended.

Section 1. Section one of chapter one hundred and seventy-two of the private and special laws of eighteen hundred and ninety-one, as amended by section one of chapter two hundred and ninety-five of the private and special laws of nineteen hundred and one, is hereby further amended by striking out the words "and the Kingfield and Dead River Railway Company" in the third line, and inserting in place thereof the words, 'the Kingfield and Dead River Railway Company, the Eustis Railroad Company and the Madrid Railroad Company,' so that said section, as amended, shall read as follows:

Consolidation
of certain
railroad
companies
authorized.

'Section 1. The Sandy River Railroad Company, the Phillips and Rangeley Railroad Company, the Franklin and Megantic Railway Company, the Kingfield and Dead River Railway Company, the Eustis Railroad Company and the Madrid Railroad Company, or any two or more of said companies or their successors, are hereby authorized to consolidate said companies into one corporation in the manner following.'

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Section 2. Such new corporation formed by the consolidation of two or more of the aforesaid corporations, may issue its capital stock to such amount as may be necessary for the purposes of such consolidation, and further may issue its stock and bonds in payment and exchange for the stock, bonds, franchises and property of said railroad companies, in such manner and in such amounts as may be agreed upon, and may secure said bonds by appropriate mortgages upon the franchises and property so consolidated.

New corporation may issue capital stock.

--may issue stock and bonds for franchises acquired.

Such new corporation formed as aforesaid may subsequently purchase or lease the property, rights, privileges, immunities and franchises of any or all of the above mentioned corporations not previously consolidated, such purchase or lease to be made with the same rights and privileges and subject to the same liabilities and duties as are specified in sections three, four, five, six and seven hereinafter; and such consolidated road may issue its stock and bonds in such amounts as may be necessary to carry this provision into effect, and may secure such bonds by appropriate mortgages upon its franchises and property by it then held or thereafterwards to be acquired.

--may subsequently purchase other of the above franchises.

Section 3. The Sandy River Railroad Company is hereby further authorized to purchase or lease the property, capital stock, rights, privileges, immunities and franchises of the Phillips and Rangeley Railroad Company, the Franklin and Megantic Railway Company, the Kingfield and Dead River Railway Company, the Eustis Railroad Company and the Madrid Railroad Company, or any one or more of them, or of any successor thereto, upon such terms as may be agreed upon, and upon such purchase or lease the said Sandy River Railroad Company shall have, hold, possess, exercise and enjoy all the locations, powers, privileges, rights, immunities, franchises, property and assets which at the time of said transfer shall then be had, held, possessed or enjoyed by said company or companies so purchased or leased, and shall be subject to all the duties, restrictions and liabilities to which such company or companies so purchased or leased shall then be subject by reason of any charter, contract or general or special law or otherwise.

Sandy River R. R. Co. authorized to lease certain other railroads.

Section 4. All proceedings, suits at law or in equity, which may be pending at the time of such transfer, to which any company so purchased or leased may be a party, may be prosecuted or defended by said Sandy River Railroad Company in like manner and with like effect as if such transfer had not been made. All claims, contracts, rights and causes of action, at law or in equity, of or against any company so purchased or leased,

Pending suits, etc., how prosecuted or defended.

--claims, etc., how enforced.

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Sale or lease
of certain
roads
authorized.

may be enforced by suit or action to be begun or prosecuted by or against said Sandy River Railroad Company.

Section 5. Said Phillips and Rangeley Railroad Company, Franklin and Megantic Railway Company, Kingfield and Dead River Railway Company, Eustis Railroad Company and Madrid Railroad Company, or any successors thereto, are severally authorized to make the sale or lease authorized by section three of this act.

Sandy River
R. R. Co. may
increase its
capital stock.

Section 6. The said Sandy River Railroad Company may increase its capital stock to such amount as may be necessary for the purposes of this act, and further may issue its stock and bonds in payment and exchange for the stock, bonds, franchises and property of said railroad companies so purchased or leased, in such manner and in such amounts as may be agreed upon.

Liability for
debts of
acquired
companies.

Section 7. When the transfer authorized in this act is carried out and fully completed, said Sandy River Railroad Company shall be liable for the then lawfully existing debts, obligations and contracts of said railroad company or companies so purchased or leased.

May issue
bonds.

Section 8. Said Sandy River Railroad Company may issue its bonds from time to time in such amounts and upon such rates and terms as may be required for the purposes of this act, and secure the same by appropriate mortgages upon its franchises and property by it then held or thereafterwards to be acquired.

Contract
between
Eustis R. R.
Co. and
Phillips and
Rangeley
R. R. Co. made
legal.

Section 9. A certain contract or agreement entered into between the Eustis Railroad Company, the Madrid Railroad Company and the receiver of said Phillips and Rangeley Railroad Company, for the joint management of said roads, under date of February twentieth, nineteen hundred and five, is hereby made legal and valid and binding upon all the parties thereto.

Section 10. This act shall take effect when approved.

Approved March 18, 1905.

Chapter 270.

An Act to extend the charter of the Camden and Liberty Railway.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter
extended.

The rights, powers and privileges of the Camden and Liberty Railway which were granted by chapter seventy-five of the private and special laws of nineteen hundred and three, are hereby extended for two years from the time when this act shall take

effect, and the persons named in said chapter seventy-five of said private and special laws of nineteen hundred and three, their associates, successors and assigns, shall have all the rights, powers and privileges that were granted them by said chapter seventy-five of said private and special laws of nineteen hundred and three, to be exercised in the same manner and for the same purposes as therein specified.

Approved March 18, 1905.

Chapter 271.

An Act to authorize Justin M. Leavitt to maintain and extend a wharf to the harbor line into the tide waters of Cape Porpoise Harbor in the town of Kennebunkport.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Justin M. Leavitt and his assigns are hereby authorized to maintain and extend a wharf from the shore front of Milk island, situate at Cape Porpoise in the town of Kennebunkport, into the tide waters of said harbor to the harbor line.

Justin M.
Leavitt
authorized to
extend a
wharf.

Section 2. This act shall take effect when approved.

Approved March 18, 1905.

Chapter 272.

An Act relating to the Bar Harbor and Union River Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Bar Harbor and Union River Power Company is hereby authorized and empowered to issue its bonds for the carrying out of any of its purposes to an amount not exceeding the sum of one million two hundred and fifty thousand dollars, instead of to an amount not exceeding the sum of one million dollars as now provided by law, said bonds, including the increase in issue hereby authorized, to be on such rates and time as it may deem expedient, and it may secure the payment of principal and interest on such bonds by appropriate mortgages or deeds of trust of all or any part of its property, franchises, rights and privileges now owned or to be hereafter acquired by it.

Authorized to
issue bonds.

—not to
exceed
\$1,250,000.

Section 2. Said company is authorized to change the amount of its capital stock and the number of its directors from time to time in the same manner and under the same terms as provided

Authorized to
change
amount of
capital stock.

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by law applicable to similar corporations organized under the general law. Any changes so heretofore made are hereby ratified and confirmed.

Section 3. This act shall take effect when approved.

Approved March 18, 1905.

Chapter 273.

An Act to extend the charter of Union River Water Storage Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter
extended.

Section 1. The rights, powers and privileges of the Union River Water Storage Company which were granted by chapter three hundred and twenty-five of the private and special laws of the state of Maine for the year nineteen hundred and one, as extended and enlarged by chapter one hundred ninety-eight of the private and special laws for the year nineteen hundred and three, are hereby extended for two years additional, and the persons named in said act, their associates and successors, shall have all the rights, powers and privileges that were granted to them by said acts, to be exercised in the same manner and for the same purposes specified in said acts.

Section 2. This act shall take effect when approved.

Approved March 18, 1905.

Chapter 274.

An Act relating to a Winter Speedway on the Kennebec River at Hallowell.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

—corporate
name.

—powers and
privileges.

Section 1. J. M. Nichols, Warren Malcolm, S. T. Stilkey, Cushman Walker, Walter Webb and their associates, successors or assigns, are hereby incorporated under the name of the Kennebec Driving Club, and are hereby authorized to mark out and appropriate, yearly, a winter speedway for horses and their drivers on the Kennebec river at Hallowell, at a distance not exceeding one mile northerly or southerly from the town landing, and to charge a reasonable sum to each person who may desire to use the same. Said course shall be located so as not to abridge or impede a reasonable opportunity for public travel without the limits thereof.

Section 2. This act shall take effect when approved.

Approved March 18, 1905.

Chapter 275.

An Act to confirm the charter and enlarge the powers of the Old York Historical and Improvement Society.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Old York Historical and Improvement Society, a corporation heretofore organized under chapter fifty-five of the revised statutes of eighteen hundred and eighty-three, as a literary, historical and village improvement society, is hereby declared to be a body corporate, with all the rights and powers, and subject to all the liabilities and limitations of corporations created for similar purposes under chapter fifty-seven of the fifth revision of the public laws of the state of Maine.

Declared to be a body corporate.

Section 2. Any sum of money which the town of York may lawfully appropriate for planting trees about public burying grounds, squares and ways may be expended by the proper agents of said Old York Historical and Improvement Society under the direction of the municipal officers of said town; and for this purpose said agents shall have concurrent authority with the road commissioners of said town, and with the assessors of the several village corporations located therein. Said municipal officers may also commit to said corporation the care and superintendence of shrubs and trees in public ways and grounds, subject to such regulations as they may from time to time prescribe. Said corporation shall make annual report to said municipal officers of said town funds expended by it, and may be required to give security for the proper expenditure of said funds.

May expend lawful appropriations for planting trees.

—under direction of municipal officers.

Section 3. Said corporation may place and maintain suitable monuments and tablets in public ways and grounds within said town with the approval of its municipal officers, or on private land or buildings with the consent of the owners, and any person who wantonly, wilfully or maliciously injures or removes same shall be subject to the penalties provided by section nineteen of chapter one hundred and twenty-eight of the revised statutes for the protection of monuments.

May set up monuments and tablets.

Approved March 18, 1905.

CHAP. 276**Chapter 276.**

An Act to amend and extend the charter of the Winterport, Frankfort and Prospect Electric Railway.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1,
chapter 281,
private and
special laws,
1898,
amended.

Corporators.

—corporate
name.

—powers and
privileges.

—location
of line.

—right of
way.

—land
damages.

Section 1. Section one of chapter two hundred and eighty-one of the private and special laws of nineteen hundred and three is hereby amended by inserting the words, 'any point in the village of' after the word "to" in the twelfth line of said section and by striking out the word "forty-sixth" and inserting in lieu thereof the word 'forty-seventh' in the last line of said section, so that said section as amended, shall read as follows:

'Section 1. Charles A. McKenney, Frank C. Young, Charles R. Hill and Ellery Bowden of Winterport and Albert Peirce of Frankfort, their associates, successors and assigns are hereby constituted a corporation by the name of the Winterport, Frankfort and Prospect Electric Railway with authority to construct, maintain and operate by electricity or animal power, a street railway with convenient single or double tracks, side tracks or turnouts, with all necessary or convenient lines of poles, wires, appliances, appurtenances and conduits, from the terminus of the Bangor, Hampden and Winterport Railway in Hampden through the town of Hampden to Winterport, in and through the towns of Winterport, Frankfort and Prospect to any point in the village of Stockton Springs upon streets and highways to be fixed and determined by the municipal officers of said respective towns, after the right of way has been granted by the respective towns, and assented to in writing by said corporation; build and maintain bridges with draws across navigable tide waters in each of said towns upon location and upon terms to be established and made by the county commissioners of the counties in which the bridge is located, and may also maintain and operate said railway upon and over any lands where the land damages have been mutually settled by said corporation and the owners thereof; provided, however, that all tracks of said railway shall be laid at such distances from the sidewalks of said towns as the respective municipal officers thereof shall in their order fixing the routes of said railway determine to be for the public safety and convenience. The written assent of said corporation to any vote of said towns or of the municipal officers of said towns, prescribing from time to time the routes of said railway, shall be filed with respective clerks of said towns, and the assent to the location of bridges by county commissioners shall be filed with the clerk of courts, in the county where said

bridge is to be built, and shall be taken and deemed to be the location thereof. Said corporation shall have power from time to time to fix such rates of compensation for transporting persons or property as it may think expedient, and generally shall have all the powers and be subject to all the liabilities of corporations as set forth in the forty-seventh chapter of the revised statutes.'

Section 2. All the rights, powers and privileges of said corporation are hereby extended for a period of two years from the date of the approval of this act.

Charter
extended.

Section 3. This act shall take effect when approved.

Approved March 18, 1905.

Chapter 277.

An Act to amend the charter of the Devine Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Augusta Water District is authorized to purchase or lease the property and franchises of the Devine Water Company and the said Devine Water Company is authorized to make said sale or lease.

Augusta
Water
District
authorized to
purchase
property of.

Section 2. In case of purchase as aforesaid the said district, through its trustees, is authorized to issue its bonds therefor. Said bonds shall be appropriately drawn and designate the purposes for which they are issued. They shall, so far as applicable, be subject to the provisions of sections nine and ten of chapter three hundred and thirty-four of the private and special laws of nineteen hundred and three.

May issue
bonds for
purchase of.

Section 3. So much of the charter of the Devine Water Company as authorizes it to sell water upon any street in the city of Augusta, not now occupied by its aqueducts, is hereby repealed.

Portion of
charter
of Devine
Water Co.
repealed.

Section 4. So much of the charter of the Devine Water Company as authorizes it to use any source of supply other than the sources by it now used and such springs as it may hereafter acquire is hereby repealed.

Other
provisions
repealed.

Section 5. By reason of the diminution of the franchises of the said Devine Water Company made by this act, the faith of the state is pledged that no act shall hereafter be passed under which its remaining franchises and property, or either, shall be taken by condemnation by the Augusta Water District, the city of Augusta or any other municipal corporation, and no act shall

Remaining
franchises
guaranteed.

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be passed ratifying any alleged lease of its property by the said Devine Water Company, but said company shall hold the same for the purposes of section one of this act; and this express limitation upon the right of the legislature under the general laws of this state to directly or indirectly alter, amend or repeal said charter of the Devine Water Company is hereby made.

Section 6. This act shall take effect when approved.

Approved March 18, 1905.

Chapter 278.

An Act additional to and amendatory of Chapter twenty-nine, Special Laws of eighteen hundred and eighty-seven, entitled "An Act to incorporate the Kennebec Light and Heat Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Authorized to
refund its
indebtedness.

—to issue
bonds for
further
construction.

—not to
exceed
\$150,000 in
addition to
present
amount.

May extend
its business
into Chelsea
and into
Richmond.

Section 1. The Kennebec Light and Heat Company is hereby authorized and empowered to issue bonds for the payment of or the refunding of its indebtedness and for the further construction and improvement of its works and plant, for such an amount and upon such rate and time as it may deem expedient and necessary, not to exceed the sum of one hundred and fifty thousand dollars in addition to the amount of its present bonded indebtedness, and may secure the same by a mortgage or deed of trust of its franchise or franchises, property and estate owned by, or to be hereafter acquired by said corporation, but said mortgage shall not diminish the security of the bonds heretofore issued by said corporation, remaining unpaid.

Section 2. Said Kennebec Light and Heat Company, its successors and assigns, are hereby authorized and empowered to extend its business into and supply light, heat and power by the manufacture of gas and electricity in and to the towns of Chelsea and Richmond, and is hereby given and granted the same authority, rights and privileges to conduct, transact and carry on its business in said above named towns that it has in other towns named in its act of incorporation.

Section 3. This act shall take effect when approved.

Approved March 18, 1905.

Chapter 279.

An Act to incorporate the Searsport Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Frank I. Pendleton, A. H. Nichols, J. W. Black, L. C. Morse, J. A. Colson and J. P. Nichols, or such of them as may by vote accept this charter, with their associates, successors or assigns, are hereby made a body corporate and politic to be known as the Searsport Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

Corporators.

—corporate name.

Section 2. The corporation hereby created shall be located at Searsport, Waldo county, Maine.

Location.

Section 3. The purposes of said corporation and the business which it may perform, are; first to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and enjoy all such estate, real, personal and mixed as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, and dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; seventh, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; eighth, to do in general all the business that may lawfully be done by trust and banking companies.

Purposes.

—to receive deposits, etc.

—to borrow money, etc.

—to maintain safe deposit vaults.

—to hold investments.

—to act as agent, etc.

—to execute trusts.

—to act as assignee.

Section 4. The capital stock of said corporation shall not be less than fifty thousand dollars, divided into shares of one

Capital stock.

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—shall not
commence
business until
\$50,000 has
been paid in.

Shall not
make loans
on security
of its own
capital stock.

Board of
trustees.

—number
and tenure.

—executive
board.

—vacancies,
how filled.

Board of
investment.

—shall keep
record of
loans.

hundred dollars each with the right to increase the said capital stock at any time, by vote of the stockholders, to any amount not exceeding two hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the stockholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the stockholders, be entrusted to an executive board of not less than five members to be, by vote of the stockholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a trustee dies, resigns, or becomes disqualified for any cause, the remaining trustees may elect a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such trustee shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees of their election and within thirty days shall publish the list of all persons who have taken the oath of office as trustees.

Section 7. The board of trustees or the executive board of said corporation shall constitute the board of investment of said corporation. Said directors or executive board shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment board of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees, stockholders, and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or

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trustee of said banking or trust company except by the approval of a majority of the trustees or executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

—loans shall not be made to officers except on approval in writing.

Section 8. No person shall be eligible to the position of a trustee of said corporation who is not the actual owner of ten shares of the stock.

Trustee shall own ten shares of stock.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national bank or any bank created under the laws of this state.

Re serve fund

Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts thereof of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Special deposits.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Adminis-trators, etc., may deposit in.

Section 12. Each stockholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.

Individual responsibility of share-holders.

Section 13. Such corporation shall set apart as a surplus fund not less than ten per cent of its net earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

Surplus fund.

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

Taxation of shares.

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**Examination
by bank
examiner.**

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-eight of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

**Notice of first
meeting, how
given.**

Section 16. Any three of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Section 17. This act shall take effect when approved.

Approved March 18, 1905.

Chapter 280.

An Act to incorporate the Orono Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Charles F. Nichols, Alexander Leveille, Fred C. Park, Albert A. Gilbert and George E. Thompson, or such of them as may by vote accept this charter, with their associates, successors or assigns, are hereby made a body corporate and politic to be known as the Orono Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

Corporators.

—corporate name.

Section 2. The corporation hereby created shall be located at Orono, Penobscot county, Maine.

Location.

Section 3. The purposes of said corporation and the business which it may perform, are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to hold and enjoy all such estate, real, personal and mixed as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, and dispose of; fifth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; sixth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; seventh, to act as assignee, receiver, executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; eighth, to do in general all the business that may lawfully be done by trust and banking companies.

Purposes.

—to receive deposits, etc.

—to borrow money, etc.

—to maintain safe deposit vaults, etc.

—to hold investments.

—to act as agents, etc.

—to execute trusts, etc.

—to act as assignee, etc.

—to do a general banking business.

Section 4. The capital stock of said corporation shall not be less than twenty-five thousand dollars, divided into shares of

Capital stock.

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—shall not
commence
business until
\$25,000 has
been paid in.

Shall not
make loans
on security of
its own
capital stock.

Board
of trustees.

—number and
tenure.

—executive
board.

—vacancies,
how filled.

Board of
investment.

—shall keep
record of
loans.

one hundred dollars each with the right to increase the said capital stock at any time, by vote of the stockholders, to any amount not exceeding two hundred thousand dollars. Said corporation shall not commence business as a trust or banking company, until stock to the amount of at least twenty-five thousand dollars shall have been subscribed and paid in, in cash.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, who shall be residents of this state, whose number and term of office shall be determined by a vote of the stockholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the stockholders, be entrusted to an executive board of not less than five members to be, by vote of the stockholders, elected from the full board of trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a trustee dies, resigns, or becomes disqualified for any cause, the remaining trustees may elect a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such trustee shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees of their election and within thirty days shall publish the list of all persons who have taken the oath of office as trustees.

Section 7. The board of trustees or the executive board of said corporation shall constitute the board of investment of said corporation. Said directors or executive board shall keep in a separate book, specially provided for the purpose, a record of all loans, and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment board of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees, stockholders, and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or

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trustee of said banking or trust company except by the approval of a majority of the trustees or executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

—loans shall not be made to officers except when approved in writing.

Section 8. No person shall be eligible to the position of a trustee of said corporation who is not the actual owner of ten shares of the stock.

Trustee shall own ten shares of stock.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national bank or any bank created under the laws of this state.

Reserve fund.

Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts thereof of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Special deposits.

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Administrators, etc., may deposit in.

Section 12. Each stockholder of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of such corporation, to a sum equal to the amount of the par value of the shares owned by each in addition to the amount invested in said shares.

Individual responsibility of shareholders.

Section 13. Such corporation shall set apart as a surplus fund not less than ten per cent of its net earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

Surplus fund.

CHAP. 280**Taxation of
shares.**

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

**Examination
by bank
examiner.**

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. If upon examination of said corporation the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-eight of the revised statutes. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while making such examination shall be paid by the corporation.

**Notice of
first meeting,
how given.**

Section 16. Any three of the corporators named in this act may call the first meeting of the corporation by mailing a written notice, signed by all, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and any other corporate business transacted.

Section 17. This act shall take effect when approved.

Approved March 18, 1905.

Chapter 281.

An Act to amend and extend the charter of the Pepperell Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section two of chapter fifty-seven of the private and special laws of nineteen hundred and three is hereby amended by adding thereto the words 'and may establish and maintain at Saco, a branch or office for the transaction of its business,' so that said section as amended, shall read as follows:

Section 2,
chapter 57,
private and
special laws,
1903, amended.

'Section 2. The corporation hereby created shall be located at Biddeford, York county, Maine, and may establish and maintain at Saco a branch or office for the transaction of its business.'

Location.

Section 2. The time within which the Pepperell Trust Company must organize and commence business under its charter as hereby amended, is hereby extended until two years from the date of the approval of this act.

Charter
extended.

Section 3. This act shall take effect when approved.

Approved March 18, 1905.

Chapter 282.

An Act to extend the charter of the Hallowell Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The rights, powers and privileges of the Hallowell Trust Company, which were granted by chapter four hundred and seventy-five of the private and special laws of nineteen hundred and one and extended by chapter one hundred and eighty-eight of the private and special laws of nineteen hundred and three, are hereby extended for two years from the approval of this act; and the persons named in said act, and their associates and successors, shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purpose as specified in said act.

Charter
extended.

Section 2. This act shall take effect when approved.

Approved March 18, 1905.

CHAP. 283**Chapter 283.**

An Act to authorize and empower the First Baptist Church of Hampden to convey certain property to the Maine Baptist Missionary Convention.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Authorized to convey its property to Maine Baptist Missionary Convention.

Section 1. The First Baptist Church of Hampden, county of Penobscot, is hereby authorized and empowered to convey by deed of gift to the Maine Baptist Missionary Convention all its property in the town of Hampden, Penobscot county.

Section 2. This act shall take effect when approved.

Approved March 18, 1905.

Chapter 284.

An Act to extend the charter of the Tyler-Fogg Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter extended.

Section 1. The rights, powers and privileges of the Tyler-Fogg Trust Company, which were granted by chapter four hundred and twelve of the private and special laws of nineteen hundred and three, are hereby extended for the future period of two years from the approval of this act; and the persons named in said act, their associates and successors, shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purposes as specified in said act.

Section 2. This act shall take effect when approved.

Approved March 18, 1905.

Chapter 285.

An Act to authorize the North Brooklin Wharf Company to extend a wharf into the tide waters of Bluehill Bay, at North Brooklin, Hancock County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

North Brooklin Wharf Company authorized to maintain a wharf on shore of Bluehill bay.

Section 1. Leroy R. Flye, his associates and assigns, to be known as the North Brooklin Wharf Company, are hereby authorized to erect and maintain a wharf, on the shore of Bluehill bay, county of Hancock, and to extend the same, far enough into the tide waters of said bay, to allow the landing of boats

and steamers. Said wharf to be located at North Brooklin, about one and one-half miles from the head of Harriman's Cove, on the westerly side of said bay, on or near Benjamin Dodge's Point, so called.

Section 2. This act shall take effect when approved.

Approved March 18, 1905.

Chapter 286.

An Act to incorporate the Midland Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Stephen A. Nye, Frank B. Purinton and George G. Weeks, their associates, successors and assigns, are hereby made a body corporate by the name of the Midland Power Company, with all the rights, powers and privileges, and subject to all the duties and obligations of similar corporations under the general laws of this state, with power by that name to sue and be sued, to have a common seal, to establish all by-laws and regulations for the management of its affairs not repugnant to the laws of this state, and to do and perform any and all legal acts incident to similar corporations.

Corporators.

—corporate name.

Section 2. Said corporation is hereby authorized to make, generate, sell, distribute and supply electricity for lighting, heating, manufacturing and mechanical purposes in the town of Canaan in the county of Somerset, and in as much of the town of Fairfield in said county as lies north of a certain line running westerly from the Kennebec river, beginning at a point one-half mile south of Shawmut Village and extending to the Smithfield line; also, so much of the town of Clinton in the county of Kennebec as lies within one mile of the east bank of the Kennebec river.

Authorized to distribute electricity.

—towns in which franchises may be exercised.

Section 3. Said corporation is further authorized to construct and maintain a dam with the right of flowage in the Carrabasset stream at a point near the location of the Ricker privilege, so called, and to acquire by purchase or otherwise, any and all other water powers, privileges and property incident thereto on said stream, and to construct and maintain dams thereon. But nothing herein shall be construed as granting to said company the right to flow existing privileges not acquired, or take any water power by right of eminent domain.

May maintain a dam with right of flowage.

—location of dam.

—may acquire other water power and maintain dams thereon.

Section 4. Said corporation is hereby authorized to construct and maintain dams at the foot of Oak pond, Long pond, Sibley

Authorized to maintain dams at foot

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of Oak pond,
Long pond,
Sibley pond
and Morrill
pond.

--damage for
flowage, how
recovered.

Authorized to
maintain
canals.

--necessary
side dams.

--may take
lands.

--may enter
on lands for
surveys.

May make
contracts for
supplying
electricity or
water power.

May maintain
lines of wire,
etc.

Liability for
damages.

--damages for
displacement
of streets.

Shall file
plans of
location.

pond and Morrill pond for the purposes of storing water therein, and the damages for flowage caused by such dams may be recovered in accordance with the provisions of chapter ninety-four of the revised statutes, provided that the volume of water naturally flowing in said stream shall not be diminished to the detriment of any riparian owner.

Section 5. Said corporation is hereby authorized to cut and maintain canals from the said dams and to erect and maintain necessary side dams appurtenant thereto, and for the purpose of constructing and maintaining said dams and canals and of erecting electrical or other plants thereon, may take, occupy and enclose any land adjoining the same which may be necessary for building or repairing the same and other necessary purposes, and may blow up and remove any rocks in said stream and take any of the land near said stream when necessary to said purposes. Said corporation may enter upon any land for the purpose of making necessary preliminary surveys and setting marks and monuments therefor and may take and hold by purchase or otherwise, any real estate, rights of way or of water and may also take and occupy any land necessary for the construction and maintenance of a road from the end of said dams on the easterly side of said stream to the nearest highway.

Section 6. Said company is authorized to make contracts with any municipality, corporation or individual for the supply, either of water power or of electricity within the territory above described, and may establish written regulations for the supply of the same and may sell or lease any power not used by it on the dams aforesaid.

Section 7. Said corporation shall have authority to construct and maintain its lines, poles, wires and fixtures for the transmission of electricity over, across and under roads and streets in the territory above described, subject, however, to the conditions and restrictions of the general laws.

Section 8. Said company shall be liable in all cases to repay to said towns all sums of money that said towns, or either of them, may be obliged to pay on any judgment recovered against them or either of them, for damages occasioned by any obstruction, taking up or displacement of any street or road by said company, together with counsel fees, and other expenses necessarily incurred in defending the same; provided, however, that said company shall have notice of any suit wherein such damages shall be claimed, and shall be allowed to defend the same at its own expense.

Section 9. Said company shall file in the registry of deeds for the county where the land lies, plans of the location of all

lands and rights of way, taken under the provisions of this act, and no entry shall be made on any land, except to make surveys as aforesaid, until the expiration of ten days from such filing; and with such plan, the company may file a statement of the damages it is ready to pay to any person, for any property so taken, and if the amount finally awarded does not exceed the sum, the company shall recover costs against said person, otherwise such person shall recover costs against the company.

Section 10. Said corporation shall be held liable to pay all damages that shall be sustained by any person or corporation, by the taking up of lands, rights of way or of water, or other property as aforesaid, and if such person or corporation, sustaining damages, as aforesaid, shall not agree with said company upon the sum to be paid therefor, either party, on petition to the county commissioners of Somerset or Kennebec counties, within twelve months after such plans are filed, may have such damages assessed by them, and subsequent proceedings and rights of appeal thereon as shall be had in the same manner and under the same restrictions and limitations as are by law prescribed in the case of damages in the laying out of highways. Failure to apply for damages within said twelve months shall be held to be a waiver of the same. For all damages occasioned by flowage, said corporation shall not be liable to an action at common law, but the person injured may have a remedy by complaint for flowage, in which the same proceedings shall be had as in a complaint for flowage under the mill acts of this state.

Section 11. Said company is hereby authorized to issue its capital stock to an amount not exceeding one hundred thousand dollars, and may issue its bonds to an amount not exceeding its capital stock and secure the same by mortgage of its franchise and property.

Section 12. Said company is hereby authorized to sell all its rights, property and franchise to any company authorized to make, generate, sell, supply and distribute electricity within said territory, and purchase all the rights, property and franchise of any other company authorized to do such business in such territory.

Section 13. The first meeting of said company may be called by the first incorporator, but failing to do so, either of the others may, by a written notice signed by him stating the time, place and purpose thereof and sent by mail to his associates, at least five days before said meeting.

Section 14. This act shall take effect when approved.

Approved March 18, 1905.

Damages for taking of lands, etc., how recovered.

Damages for flowage, how recovered.

Capital stock.

—may issue bonds.

May sell its property to any corporation engaged in a similar business.

First meeting, how called.

Chapter 287.

An Act to abolish the Common Council and increase the membership of the Board of Aldermen of the City of Portland.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 2,
chapter 275,
private and
special laws,
1863,
amended.

Section 1. Section two of chapter two hundred seventy-five of the private and special laws of the state of Maine, approved March twenty-four, eighteen hundred sixty-three, is hereby amended, so as to read as follows:

Municipal
affairs
vested in
mayor and
twenty-seven
aldermen.

'Section 2. The administration of all the fiscal, prudential and municipal affairs of said city, with the government thereof, shall be vested in one principal magistrate to be styled the mayor, and one board of twenty-seven to be denominated the board of aldermen, all of whom shall be inhabitants of said city; which board of mayor and aldermen shall constitute and be called the city council; and shall be sworn or affirmed in the form prescribed by the constitution of the state for state officers.'

—shall
constitute
city council.

Section 3,
amended.

Section 2. Section three of said chapter two hundred and seventy-five is hereby amended, so as to read as follows:

Mayor shall
be chief
magistrate.

'Section 3. The mayor of said city shall be the chief executive magistrate thereof. It shall be his duty to be vigilant and active in causing the laws of the state, and ordinances and regulations of the city, to be executed and enforced, to exercise a general supervision over the conduct of all subordinate officers, and to cause violations or neglect of duty on their part to be punished. He shall, from time to time, communicate to the city council such information, and recommend such measures, as the interest of the city may require. He shall preside at all meetings of the city council, but shall have only a casting vote. He shall be compensated for his services by a salary to be fixed by the city council, payable at stated periods, and shall receive therefor no other compensation, which salary, however, shall not be increased or diminished during his term of office.'

—duties
of mayor.

—shall
preside at
meetings.

—salary
of mayor.

Section 4,
amended.

Section 3. Section four of said chapter two hundred and seventy-five as amended by chapter three hundred and eighty-four of the private and special laws of the state of Maine, approved March nineteen, nineteen hundred and one, is hereby amended further, so as to read as follows:

Laws, acts,
ordinances,
etc., shall be
presented to
mayor for
approval.

'Section 4. Every law, act, ordinance, resolve or order, excepting rules and orders of a parliamentary character, shall be presented to the mayor for approval. If not approved by him he shall return it, with his objections, to the city council, at the next stated session, provided that said stated session is held at least one week after the aforesaid law, act, ordinance, resolve

—if not
approved he
shall return
it with his
objections.

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or order is presented to the mayor for his approval. The city council shall enter the objections at large on its journal and proceed to reconsider the same. If upon such reconsideration it shall be passed by a vote of two-thirds of all the members of the board of aldermen, it shall have the same effect as if signed by the mayor. The mayor shall have the right to approve as a whole any resolve or order involving the appropriation and expenditure of money, or to approve or disapprove specific items thereof, and the portions approved shall thereby be in force in like manner as if no part thereof had been disapproved, and the portion or portions disapproved shall thereupon take the same course, as herein provided, as though said resolve or order has been disapproved as a whole. In case of vacancy in the office of mayor when said law, act, ordinance, resolve or order be finally passed, the same shall be valid without approval. In case any ordinance, order, resolution or vote involves the appropriation or expenditure of money to an amount which may exceed three hundred dollars, the laying of an assessment, or the granting to a person or corporation of any right in, over or under any street or other public ground of said city, the affirmative votes of a majority of all the members of the city council shall be necessary for its passage. Every such ordinance, order, resolution or vote shall be read twice, with an interval of at least three days between the two readings, before being finally passed, and the vote upon its final passage shall be taken by roll call.'

Section 4. Section five of said chapter two hundred and seventy-five is hereby amended, so as to read as follows:

'Section 5. The executive powers of said city generally and the administration of police and health departments, with all the powers of selectmen, except as modified by this act, shall be vested in the mayor and aldermen. All the powers of establishing watch and ward, now vested by the laws of the state in the justices of the peace and municipal officers or inhabitants of towns, are vested in the mayor and aldermen, so far as relates to said city; and they are authorized to unite the watch and police departments into one department and establish suitable regulations for the government of the same. The officers of police shall be one chief, to be styled the city marshal, so many deputy marshals as the city council may by ordinance prescribe, and so many watchmen and policemen as the mayor and aldermen may from time to time appoint. All other powers now or hereafter vested in the inhabitants of said city, and all powers granted by this act, as well as all powers relating to the fire department, shall be vested in the city council. The city council shall keep a record of its proceedings and be judge of the election of its

—objections shall be entered in journal.

—may be passed by vote of two-thirds of all the members.

—mayor may approve part of resolve appropriating money.

—orders, etc., shall be read twice.

Section 5, amended.

Mayor and aldermen shall have powers of selectmen.

—watch and ward.

—city marshal.

—city council shall keep record of its proceedings.

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members; and in case of vacancies new elections shall be ordered by the mayor and aldermen.'

**Section 6,
amended.**

Section 5. Section six of said chapter two hundred seventy-five as amended by chapter three hundred eighty-four of the private and special laws of the state of Maine, approved March nineteenth, nineteen hundred and one, is hereby further amended, so as to read as follows:

Compensation of subordinate officers shall be fixed by city council.

'Section 6. The compensation of all subordinate city officers whatsoever, shall be fixed by the city council. All officers of the police and health departments shall be appointed by the mayor and aldermen and may be removed by them for good cause. All other subordinate officers, now elected by the mayor and aldermen or the city council, shall hereafter be elected by the city council, and such officers may be removed for good cause, by the assent of two-thirds of all the members thereof. Except as otherwise specially provided in this act, all subordinate officers shall be elected annually on the second Monday of December, or as soon thereafter as may be, and their term of office shall be for one year, and until others are qualified in their place. All vacancies may be filled by the city council.'

—election of.

—on second Monday of December.

**Section 8,
amended.**

Section 6. Section nine of said chapter two hundred and seventy-five is hereby amended, so as to read as follows:

City council shall have authority to lay out streets, etc.

'Section 9. The city council shall have exclusive authority to lay out, widen or otherwise alter, or discontinue any or all streets or public ways in the city of Portland, without petition therefor, and as far as extreme low water mark; and to estimate all damage sustained by the owners of land taken for that purpose; but all locations below high water mark shall be subject to the provisions of the laws relating to the commissioners of Portland harbor. A standing committee shall be appointed, whose duty it shall be to lay out, alter, widen or discontinue any street or way in said city, first giving notice of the time and place of their proceedings to all parties interested, by an advertisement in two daily papers printed in Portland, for one week at least previous to the time appointed. The committee shall first hear all parties interested, and then determine and adjudge whether the public convenience requires such street or way to be laid out, altered or discontinued; and shall make a written return of their proceedings, signed by a majority of them, containing the bounds and descriptions of the street or way, if laid out or altered, and the names of the owners of the land taken, when known, and the damages allowed therefor; the return shall be filed in the city clerk's office at least seven days previous to its acceptance by the city council. The street or way shall not be altered or established until the report is accepted by the city

—standing committee for laying out streets, etc.

—hearings.

—shall make written return of proceedings.

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council, and the report shall not be altered or amended before its acceptance. A street or way shall not be discontinued by the city council, excepting upon the report of said committee. The committee shall estimate and report the damages sustained by the owners of the lands adjoining that portion of the street or way which is so discontinued; their report shall be filed with the city clerk seven days at least before its acceptance. Any person aggrieved by the decision or judgment of the city council in establishing, altering, or discontinuing streets, may, so far as relates to damages, appeal therefrom to the next court having jurisdiction thereof in the county of Cumberland, which court shall determine the same by a committee of reference under a rule of court, if the parties agree, or by a verdict of its jury, and shall render judgment and issue execution for the damages recovered, with costs to the party prevailing in the appeal. Such appeal shall be made to the term of the supreme judicial court which shall first be holden in the county of Cumberland more than thirty days from and after the day the street is finally established, altered or discontinued, excluding the day of commencement of the session of said court. The appellants shall serve written notice of such appeal upon the mayor or city clerk, fourteen days at least before the session of the court, and shall at the first term file a complaint setting forth substantially the facts of the case. On the trial, exceptions may be taken to the rulings of the court, as in other cases. Co-tenants who are appellants shall join in their appeal or shall not recover their costs. If a street or way is discontinued before the damages are paid or recovered for the land taken, the land owner shall not be entitled to recover such damages, but the committee in their report discontinuing the same shall estimate and include all the damages sustained by the land owner, including those caused by the original location of the streets, and in such cases, if an appeal has been regularly taken the appellant shall recover his costs. The city shall not be compelled to construct or open any street or way thus hereafter established, until in the opinion of the city council the public good requires it to be done; nor shall the city interfere with the possession of the land so taken by removing therefrom materials, or otherwise until they decide to open and construct said street. The city council may regulate the height and width of sidewalks in any public square, places, streets, lanes or alleys in said city; and may authorize posts and trees to be placed along the edge of said sidewalks. Nor shall the city be answerable for damages occasioned by telegraph posts and wires erected in the streets.'

—street shall not be discontinued except on report of committee.

—damages, how determined.

—appeals.

—appellants shall serve written notice.

—co-tenants shall join in appeal.

—city not compelled to open streets laid out till public good requires.

—sidewalks.

—posts and trees.

CHAP. 287**Section 12,
amended.**

Section 7. Section twelve of said chapter two hundred and seventy-five as amended by said chapter three hundred and eighty-four of the private and special laws of the state of Maine, approved March nineteen, nineteen hundred and one, is hereby further amended, so as to read as follows:

**Election
of mayor.****--of aldermen.****--ward
officers.****--officers to
be elected
by ballot.****--tenure.**

'Section 12. The mayor shall be elected by the inhabitants of the city in their respective wards. Three aldermen, elected as hereinafter provided, a warden and clerk, and two constables shall be elected by each ward, being residents in the ward where elected. All said officers shall be elected by ballot by a plurality of the votes given; and with the exception of the aldermen shall hold their offices for one year from the second Monday in December and until others shall be elected and qualified in their places. All city and ward officers shall be held to discharge the duties of the offices to which they have been respectively elected, notwithstanding their removal after their election out of their respective wards into any other wards in the city; and they shall not so be held after they have taken up their permanent residence out of the city.'

**Section 13,
amended.**

Section 8. Section thirteen of said chapter two hundred and seventy-five as amended by said chapter three hundred and eighty-four of the private and special laws of the state of Maine, approved March nineteen, nineteen hundred and one, is hereby further amended, so as to read as follows:

**Election shall
be held on the
first Monday
in December
in each year.**

'Section 13. On the first Monday in December, nineteen hundred five, the qualified electors in each ward shall ballot for mayor, one alderman to serve for one year, one alderman to serve for two years, and one alderman to serve for three years, or until others are elected and qualified in their places, a warden and clerk and two constables on one ballot, and annually thereafter on the first Monday in December the qualified electors in each ward shall ballot for mayor, one alderman to serve for a term of three years, or until a successor is elected and qualified, a warden and clerk and two constables on one ballot. The ward clerk within twenty-four hours after such election, shall deliver to the persons elected, certificates of their election, and shall forthwith deliver to the city clerk a certified copy of the records of such election, a plain and intelligible abstract of which shall be entered by the city clerk on the city records. If the choice of any such officers is not effected on that day, the meeting shall be adjourned to another day, not more than two days thereafter, to complete such election, and may so adjourn from time to time until the election is completed. The board of aldermen shall as soon as conveniently may be, examine the copies of the records of the several wards, certified as aforesaid, and shall cause

**--ward clerk
shall deliver
certificates
of election.****--adjourn-
ment of
elections.****--board of
aldermen
shall examine
the returns.**

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the person who shall have been elected mayor by a plurality of the votes given in all the wards, to be notified in writing of his election. But if it shall appear that no person shall have been so elected, or if the person elected shall refuse to accept the office, the said board shall issue their warrants for another election; and in case the citizens shall fail on a second ballot to elect a mayor, the city council shall, from the four highest candidates voted for at the second election and returned, elect a mayor for the ensuing year; and in case of a vacancy in the office of mayor, by death, resignation or otherwise, it shall be filled for the remainder of the term by a new election in the manner hereinbefore provided for the choice of said officer. The oath or affirmation prescribed by this act, shall be administered to the mayor by the city clerk or any justice of the peace in said city. The aldermen elect shall meet on the second Monday in December at ten o'clock in the forenoon when the oath or affirmation required by the second section of this act shall be administered to the members present by the mayor or any justice of the peace. The city council shall by ordinance, determine the time of holding stated or regular meetings of the board, and shall also, in like manner, determine the manner of calling special meetings and the persons by whom the same shall be called; but until otherwise provided by ordinance, special meetings shall be called by the mayor by causing a notification to be left at the usual residence or place of business of each member of the board.'

--shall notify person elected.

--when city council shall elect mayor.

--vacancy in office of mayor, how filled.

--aldermen shall meet on second Monday in December.

--time of holding stated or regular meetings.

--special meetings.

Section 9. Section fourteen of said chapter two hundred and seventy-five is amended, so as to read as follows:

Section 14, amended.

'Section 14. After the organization of a city government and the qualification of a mayor, and when a quorum of the board of aldermen shall be present, said board, the mayor presiding, shall proceed to choose a permanent chairman, who, in the absence of the mayor, shall preside at all meetings of the board, and in case of any vacancy in the office of mayor, he shall exercise all the powers and perform all the duties of the office so long as such vacancy shall remain; he shall continue to have a vote in the board, but shall not have the veto power. The board of aldermen in the absence of the mayor and permanent chairman, shall choose a president pro tempore who shall exercise the powers of a permanent chairman.'

Chairman of board of aldermen, choosing of

--duties of permanent chairman.

Section 10. Section seventeen of said chapter two hundred and seventy-five is amended, so as to read as follows:

Section 17, amended.

'Section 17. The city clerk shall be clerk of the city council. He shall perform such duties as shall be prescribed by the city council, and shall also perform all the duties and exercise all the powers now incumbent on him by law. He shall give notice in

City clerk.

--duties.

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two or more of the papers printed in said city, of the time and place of regular ward meetings; the time of such meetings when not fixed by law, shall be determined by the board of aldermen. In case of the temporary absence of the city clerk, the mayor and aldermen may appoint a city clerk pro tempore.'

**Section 19,
amended.**

Section 11. Section nineteen of chapter two hundred and seventy-five is amended, so as to read as follows:

**Aldermen
shall
receive no
compensa-
tion.**

'Section 19. The aldermen shall not be entitled to receive any salary or other compensation during the term for which they are elected, nor be eligible to any office of profit or emolument the salary of which is payable by the city; and all departments, boards, officers and committees, acting under the authority of the city and entrusted with the expenditures of public money, shall expend the same for no other purpose than that for which it is appropriated; and shall be accountable therefor to the city in such manner as the city council may direct.'

**—moneys
shall be
expended
only for
purpose for
which
appropriated.**

**Section 3,
chapter 11,
amended.**

Section 12. Section three of chapter eleven of the private and special laws of the state of Maine, approved February six, eighteen hundred and ninety, is hereby amended, so as to read as follows:

**First election
under this
act.**

'Section 3. On the first Monday in December, nineteen hundred and five, the qualified electors in each of the nine wards shall ballot for mayor, one alderman to serve for one year, one alderman to serve for two years, and one alderman to serve for three years, or until others are elected and qualified in their places, a warden and clerk and two constables on one ballot, and annually thereafter on the first Monday in December the qualified electors of each of said nine wards shall ballot for mayor, one alderman to serve for three years or until a successor is elected and qualified, a warden and clerk and two constables on one ballot in the manner provided by law. At said election for one thousand eight hundred and ninety-nine the electors for ward eight shall likewise ballot for a member of the school committee to serve for one year; and the electors of ward nine shall likewise ballot for a member of the school committee to serve for two years, and thereafter the electors in each of said wards by a plurality of the votes cast, shall elect a member of the school committee for two years.'

**—subsequent
elections.**

**Referendum
of this act.**

Section 13. At a special election to be held on the twenty-fourth day of April, nineteen hundred and five, the legal voters of the city of Portland shall be called upon to give in their votes upon the acceptance of this act at meetings in the several wards in said city, duly warned by the mayor and aldermen. The vote shall be taken by ballot and shall be in answer to the following question: Shall the act passed by the legislature of the state

of Maine in the year nineteen hundred and five entitled "An Act to abolish the common council and increase the membership of the board of aldermen of the city of Portland" be accepted? Those in favor of the acceptance of said act shall vote 'yes,' and those opposed, 'no.' The same proceedings shall be had for the sorting, counting, declaring and recording of the returns of said votes as is provided for the election of mayor; and the board of aldermen shall compare the returns of the several ward officers of the votes upon the acceptance of this act; and if it appears that a majority of the votes given upon the acceptance of this act are in favor thereof, the mayor shall be so notified and shall forthwith make proclamation of the fact, and this act shall thereupon take full effect.

Section 14. So much of this act as authorizes the submission of the question of its acceptance to the legal voters of the city of Portland, shall take effect upon its passage, but it shall not take further effect unless accepted by the legal voters of said city as hereinbefore provided.

Referendum provisions only, to take effect on passage of this act.

Approved March 18, 1905.

Chapter 288.

An Act granting additional powers to the Eastern Manufacturing Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Eastern Manufacturing Company of Bangor, Maine, its successors and assigns, is hereby specially authorized and empowered to make and generate electricity upon any property now owned, or hereafter acquired, by it situated upon the Penobscot river between the towns of Orono and Bradley, and also upon any dam or dams which it may erect on said property under the provisions of chapter ninety-four, revised statutes of Maine, and to transmit and conduct such electricity to and into any city or town in the county of Penobscot, and to use the same in all ways for its own purposes, and to sell the same for power and manufacturing purposes in units of not less than twenty-five horse power, and also for heating purposes, but not for electric lighting or street railway purposes other than to the Public Works Company, and the Bangor Railway and Electric Company, or to either of them or their successors, or to any railroad company now operated by steam, or its successors, to be used in moving cars or trains.

Authorized to generate electricity.

—upon Penobscot river between Orono and Bradley.

—to transmit same into cities and towns of Penobscot county.

—use and sale of same defined and restricted.

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Authorized to
operate lines
of wire.

Section 2. Said company is hereby authorized and empowered to construct, lay, maintain and operate lines of wire or other material for the transmission of such electricity under and across any stream or river, and under, along, upon and over streets, ways and bridges in said cities and towns.

Shall be
subject to
laws of state
applicable to
erecting
poles, etc.

Section 3. In erecting poles and laying said lines of wire upon, along and over streets, ways and bridges, and under any stream or river, said corporation shall be subject to the laws of the state applicable to corporations which are authorized to make, generate, sell, distribute and supply electricity for manufacturing purposes, and shall have all the rights and powers of such corporations in the erecting of poles and conduits and the construction, laying and maintaining lines of wire.

May sell its
property.

Section 4. Said company is hereby authorized and empowered to sell and convey its property and franchises to other corporations, and also to purchase the property and franchises of other corporations, and also to consolidate with any other corporation, upon such terms and conditions as may be approved by the stockholders of said company.

—may acquire
other
properties.

Section 5. This act shall take effect when approved.

Approved March 18, 1905.

Chapter 289.

An Act to make valid the municipal election of the city of Eastport, in Washington County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

City election
in 1906 made
legal.

Section 1. The annual municipal election of the city of Eastport, in the county of Washington, held on the sixth day of March, nineteen hundred and five is hereby ratified and made legal and valid notwithstanding any defects or mistakes in calling the same; and all the officers elected at said election are hereby declared to be legally elected officers of said city.

Section 2. This act shall take effect when approved.

Approved March 18, 1905.

Chapter 290.

An Act to incorporate the Bangor Water District.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The present and future inhabitants of the following described portion of the city of Bangor in the county of Penobscot are hereby constituted a body politic and corporate by the name of Bangor Water District, for the public purpose of supplying the aforesaid inhabitants of said district with pure water for domestic, sanitary and municipal purposes, and said territory shall constitute the territory of said district, and is bounded and described as follows.

Corporate name.

Beginning on the division line between said Bangor and the town of Veazie where it touches the Penobscot river; thence northerly on said division line to the road leading from Stillwater avenue to said Veazie; thence northwesterly by said road to its junction with said Stillwater avenue; thence in a westerly direction to the junction of the Burleigh road with Essex street; thence southwesterly by said Burleigh road and the Strickland road to Kenduskeag avenue; thence northwesterly by said Kenduskeag avenue to its junction with the Griffin road; thence by said Griffin road across the Kenduskeag stream under Merrill's bridge, so called, to its junction with the Fuller road; thence on the same course by the Cram road to its junction with the Cooper road; thence southerly by said Cooper road to its junction with Hammond street; thence southerly and parallel with the division line between said Bangor and the town of Hermon to the division line between said Bangor and the town of Hampden; thence easterly and southeasterly by said division line to the Penobscot river; thence up said river to the place of beginning.

—boundaries of territory embraced in water district.

Section 2. All the powers, duties, management and control of said corporation are vested in a board of five trustees, all of whom shall be residents of said district, but no person holding any municipal office in said Bangor shall be eligible as such trustee. Said trustees shall be elected by the municipal officers of Bangor as follows. After the approval of this act by the governor and immediately after its acceptance by the qualified voters within said district, as hereinafter provided, all five trustees shall be elected, one to serve for one year, one for two years, one for three years, one for four years and one for five years, respectively, from the first day of May in the year of their election, and thereafter one trustee shall be elected annually to serve

Board of trustees.

—all shall reside in said district.

—trustees, how elected.

—tenure of trustees.

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—vacancies,
how filled.

for five years from the first day of May in the year of his election. All vacancies in said board shall at once be filled by said municipal officers for the unexpired term of the trustee so vacating.

—officers
of board of
trustees.

Said board of trustees shall at once upon their election choose a president, clerk and treasurer of said corporation, and may elect all other necessary officers, and shall have the power to appoint all necessary subordinate officers, or employees, and fix their respective salaries or wages, and shall adopt a code of by-laws for their own government and for the government of the affairs of the corporation. Said trustees shall receive no compensation whatever.

—subordinate
officers or
employees.

This act shall
have no
force until
accepted by
legal vote.

Section 3. Except for the presentation of the question of the acceptance of this charter, as hereinafter provided, this act shall have no force or effect until it has been accepted by legal vote in favor thereof constituting at least a majority of all the legal votes cast by the qualified voters residing within the limits of said district, voting in their several wards at a special election to be called, notified, warned, conducted, certified and declared as in regular municipal elections in said city of Bangor.

—board of
registration
shall prepare
checklists.

The board of registration shall prepare and furnish separate check lists for the several wards for such of the voters within said district as are then legal voters of said city and reside in that part of said several wards as is embraced in said district, and all notices, warrants or other proceedings shall be varied accordingly so as to show that only such voters as reside in said district as aforesaid are entitled to vote upon the above question, but, other than as above provided, said board of registration shall not be required to prepare, or the city clerk to post, new lists of voters. The board of registration shall be in session the three secular days next preceding said election, the first two days thereof to be devoted to the registration of voters, and the last day thereof to enable the board to verify the correctness of said lists and to complete and close up its records of said sessions. The city clerk shall prepare and furnish the necessary ballots and shall reduce the subject matter of this act to the following question: "Shall the act to incorporate Bangor Water District be accepted?" And the voters shall indicate by a cross placed against the words 'yes' or 'no' their votes upon the question. The result shall be declared as aforesaid and due certificate thereof filed by the city clerk with the secretary of state.

—only such
voters as
reside in
district shall
vote.

—board of
registration
shall be in
session 3 days
prior to
election.

—city clerk
shall prepare
ballot.

—form of
vote.

—special
election, how
called,
notified and
warned.

In the first instance such special election may be called, notified and warned by the municipal officers of the city of Bangor, and shall be called, notified and warned by them and held upon request in writing presented to the city clerk of Bangor and

signed by at least two hundred qualified voters residing within said district, but if said act shall not be accepted, no subsequent special election shall be had unless the city government of Bangor shall vote in favor of holding the same for the purpose aforesaid.

Section 4. Except as above provided this act shall be of no validity or effect until at least two-thirds of the qualified voters of said Bangor, voting at any regular or special election held for the purpose, shall vote in favor of granting to said Bangor Water District the water works plant of said city of Bangor, its dam, pumping station, and all machinery, tools and paraphernalia therein, its land and buildings connected therewith, mains and other pipes and pipe lines, its standpipe or water tower and the lot on which the same stands, and all other property, real or personal, and of every description, wherever the same may be situate, used in connection with or in the operation of said water works plant, excepting, however, the electric light plant at said pumping station, and the machinery, tools and paraphernalia used in connection therewith, said exception not to include any machinery used in connection with the pumping of water.

Two-thirds
vote to grant
to said
district the
water works
plant of
Bangor.

--electric
light plant
excepted.

The city clerk shall prepare and furnish the necessary ballots and shall reduce the subject matter of such vote to the following question: "Shall the city grant its water works system to Bangor Water District?" And the voters shall indicate by a cross placed against the words 'yes' or 'no' their vote upon the question.

--city clerk
shall prepare
vote.

In case of such special election, it shall be called, notified, warned, conducted, certified and declared in the same manner as is above provided in regard to the special election for the acceptance of this charter, excepting only that the voters on this question shall include all the qualified voters in said city of Bangor.

--special
election, how
called, etc.

In the first instance such special election may be called, notified and warned by the municipal officers of Bangor and shall be called, notified and warned by them and held upon the request in writing of the trustees of said Bangor Water District, or of at least two hundred qualified voters residing in said city, presented to the city clerk, but no subsequent special election shall be held unless the city government of Bangor vote in favor thereof.

--special
election, in
first instance,
how called,
etc.

The declaration of the vote aforesaid in favor of such proposition shall constitute a grant of all the property aforesaid and the title thereto shall at once pass to and vest in said Bangor Water District, and as the consideration therefor the trustees of said district shall at once and before entering into the possession

--declaration
of vote in
favor, shall
constitute
grant of
property.

--considera-
tion therefor.

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thereof, by instrument in writing under their hands and under the seal of said corporation, assume and agree to pay on or before maturity, all the indebtedness of said city of Bangor then incurred on account of said water works system, both principal and interest, and in accordance with the terms of the obligation of said city; and to at once take over the possession, management and control of said water works system, and to operate and continue to operate, and to keep the same in repair and in good working order; and to furnish said city at or near said pumping station with proper facilities to house its electric light plant and the machinery aforesaid, and to at all times furnish sufficient water power to operate the same, so far as the facilities of the present dam will allow, excepting only when such power is needed to operate the water works plant.

Corporation shall secure new source of water supply.

—shall have right of eminent domain.

—to take and hold waters of Phillips lake and certain other waters.

—or waters of Holbrook and Davis ponds.

—or waters of Brewer pond.

—and to erect dams, etc.

—and to raise head of water.

Section 5. As soon as the title to said water works plant shall have passed to said district as aforesaid, said corporation shall have the power and it shall be its duty to secure for the benefit of the inhabitants of said district an entirely new source of water supply for the purposes aforesaid; and to this end it shall have the power, by right of eminent domain as hereinafter provided, which right is hereby expressly delegated to said corporation, or otherwise, to take and hold the waters of Phillips lake in the town of Dedham and county of Hancock, and any of its tributaries, and the waters of any lakes or ponds in that vicinity that may be necessary or convenient as auxiliary sources of supply in addition to said Phillips lake for the uses and purposes of said corporation, and the waters of their tributaries; or the waters of Holbrook and Davis ponds, being connecting ponds, in the town of Holden in the said county of Penobscot, and the waters of any of their tributaries, and the waters of any lakes or ponds in that vicinity that may be necessary or convenient as auxiliary sources of supply in addition to said Holbrook and Davis ponds for the uses and purposes of said corporation; or the waters of Brewer pond, otherwise known as Hines pond, situate partly in the town of Bucksport in said Hancock county, and partly in the towns of Orrington and Holden in said Penobscot county, and the waters of its tributaries and the waters of any lakes or ponds in that vicinity that may be necessary or convenient as auxiliary sources of supply in addition to said Brewer pond for the uses and purposes of said corporation; and to erect dams, build piers or other structures necessary for the operation of said corporation's plant, and to raise the head of water in any of said lakes or ponds or their tributaries necessary to form reservoirs to hold sufficient supply for said corporation's purposes, and to take and hold so

much of the water sheds of any of said lakes or ponds and any of their tributaries aforesaid as may be necessary to preserve the purity of said corporation's water supply; and conduct any of the aforesaid waters by aqueducts or pipe lines in and along any highway and in and over any lands and across said Penobscot river to a point at or near the present pumping station at the Water Works dam, so called, situated in said Bangor; and to that end, by right of eminent domain, which right is hereby expressly delegated to said corporation, or otherwise, to take, acquire and hold any lands, easements or other rights that may be necessary to conduct said waters as aforesaid, said right of eminent domain to be exercised as hereinafter provided.

--may
conduct
aforesaid
waters by
pipes, etc.

--may take
lands for
laying pipes.

Said corporation is also empowered, by right of eminent domain which is hereby expressly delegated to it, or otherwise, to take and hold any convenient lands for the purposes of a reservoir to hold said waters, or for a filter plant to filter the same, and such as may be necessary for the maintenance and use of such reservoir or filter.

--may take
lands for
reservoirs,
filter plants,
etc.

Any person, firm or corporation legally entitled to and suffering any damage by reason of the aforesaid rights granted to said corporation, shall receive from said corporation just compensation therefor, as hereinafter provided.

Damages
may be
recovered.

Said corporation shall cause to be prepared and file a plan and description of the lands, easements, waters and other rights to be taken as aforesaid with the county commissioners of the several counties where the same are situate, and the clerks of their respective boards shall endorse the time of filing thereon and record the description of said location and preserve such plan, and the filing of such plan and description as aforesaid shall be deemed and treated and constitute a taking of the property therein described as aforesaid, and the legal owners thereof shall be entitled to receive just compensation therefor in the manner hereinafter provided.

--plans of
lands taken
shall be filed.

If said corporation by said location fails to acquire the property therein described, or the location as recorded is defective or uncertain, it may at any time correct and perfect such location and file a new description thereof; and in such case it is liable in damage by reason of such new or amended location only for property embraced therein for which the owner had not previously been paid.

--plans may
be perfected
if defective.

Section 6. For the property so taken as aforesaid the owners are entitled to damages to be paid by said corporation and estimated by the county commissioners of the several counties where the same is located, on written application of either party made within one year after the filing of the description and location as

Damages,
how
estimated.

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aforesaid, in the manner and with the rights as are provided in the revised statutes, chapter fifty-one, sections thirty-one and thirty-two, so far as the same can be made applicable hereto. Section thirty-five of said chapter in regard to the commissioners' report of damages and expenses of the proceedings, section thirty-six in regard to the right of appeal and proceedings thereunder, section thirty-seven in regard to the deposit of damages and interest, section thirty-eight in regard to injunction proceedings and the rights thereunder, section thirty-nine in regard to the service of process, and section forty in regard to proceedings for breach of injunction, so far as the same can be, are made applicable to the proceedings under this act and shall constitute the method of procedure hereunder.

—state shall not receive pay for use of waters from ponds more than ten acres in extent.

—may maintain present pipe lines, etc.

—may lay new pipes.

May supply water to persons outside of district.

May issue bonds for certain purposes.

The state shall not demand or receive any consideration for the use of any of the waters of any of the aforesaid lakes or ponds of more than ten acres in extent known as 'great ponds.'

Said corporation is empowered to maintain all the present pipe lines in the streets, highways, parks and squares of said Bangor, or wherever else in said city the same are now legally placed; and all hydrants and other fixtures connected with said pipe lines or hydrants; to replace, reconstruct or repair all the same, or to lay new pipes, set new hydrants and other fixtures necessary in the streets, highways, parks or squares of said city, or wherever else in said city the same can be legally located, when deemed necessary or desirable, and may do all necessary acts and things in said streets, highways, parks or squares, or elsewhere in said city if legal, for the aforesaid purposes. Subject, however, to such ordinances or regulations of said city as now exist or which may hereafter be passed or made by said city and applicable hereto.

As an incident to the powers of said corporation it may supply persons, firms or corporations residing or located beyond the limits of said district with water when and on such terms as said board of trustees may determine, and for this purpose said corporation shall have the same rights and powers and be subject to the same duties and obligations in the streets, highways, parks and squares, or elsewhere, in the territory situate outside of said district as is provided herein in the case of the territory within said district.

Section 7. For accomplishing the purposes of this act, said water district through its trustees aforesaid, is authorized to issue its bonds to an amount sufficient to procure funds to carry out the purposes of this act and secure a new source of water supply, and for the further extension, addition and improvement of the present water works plant, and including the

guaranty and payment of the indebtedness of the city of Bangor on account of its water works system, both principal and interest, and to take up said indebtedness, all in accordance with the terms and provisions hereinbefore set forth.

Said bonds shall be a legal obligation of said water district, which is hereby declared to be a quasi municipal corporation within the meaning of section ninety-six of chapter forty-seven of the revised statutes, and all the provisions of said section shall be applicable thereto. Said bonds shall be a legal investment for savings banks.

—said bonds shall be a legal obligation.

Section 8. All individuals, firms and corporations, whether private, public or municipal, shall pay to the treasurer of said corporation the rates established by its board of trustees aforesaid for the water used by them, and said rates shall be uniform within the territory of said district. Said rates shall be so established as to provide revenue for the following purposes:

Board of trustees may establish water rates.

1. To pay the current running expenses for maintaining the water system and to provide for such extensions and renewals as may become necessary.

—to pay current expenses.

2. To provide for payment of the interest on the indebtedness of the district, including the interest on the city of Bangor water loan bonds aforesaid, and interest on said city's indebtedness on account of its water works as aforesaid.

—to pay interest on indebtedness.

3. To provide each year a sum equal to not less than one or more than five per cent of the entire indebtedness of the district, including the aforesaid indebtedness of said city of Bangor, which sum shall be turned into a sinking fund to provide for the final extinguishment of the funded debt of said corporation, including the aforesaid funded debt of said city. The money set aside for the sinking fund shall be devoted to the retirement of the obligations of said district or of the said city of Bangor as aforesaid, or invested in such securities as savings banks are allowed to hold.

—to provide for requirements of a sinking fund.

4. If any surplus remains at the end of the year it may be paid to said city of Bangor.

—surplus, if any, how disposed of.

Section 9. Said city of Bangor may, at any time when it can legally do so, take over the plant, property and system of said corporation upon guaranteeing to said corporation the payment of all its indebtedness and obligations then outstanding, and in such event said city shall be under the legal obligation to said corporation to pay all of said indebtedness and obligations of said corporation and shall have the power to and shall thenceforth operate said water works system, have all the rights and privileges of said corporation and shall be under all its duties and obligations, and shall hold said corporation harmless from

City of Bangor may take over plant.

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—provisions
for taking
over the
property of
said district.

all liability whatsoever on account of said water works system or the operation thereof. Provided, however, that said city shall not so acquire said water works system until at least two-thirds of the qualified voters in said city, voting at any regular municipal or special election held for the purpose, shall have voted in favor thereof, and the declaration of such vote shall constitute a transfer of all said property and said city shall at once execute and deliver a proper instrument of guaranty and agreement to said corporation to effect the foregoing result.

Trustees
shall not
supply water
district with
materials, etc.

Section 10. No such trustee nor any firm or corporation of which he is a member or by whom he is employed shall enter into any contract with said corporation or sell to said corporation any tools, machinery or material to be used in the construction, repair or maintenance of the present or future property of said corporation, and all such contracts or sales shall be absolutely void.

Trustees shall
make
annual report
to city
government.

Section 11. The trustees of said Bangor Water District shall, at the beginning of each municipal year of said city of Bangor, present to the incoming city government of said city a detailed report for the past municipal year of their doings, of the receipts and expenditures of said water district, of its financial and physical condition, and of such other matters and things pertaining to said corporation as shall show the inhabitants of said district how said trustees are fulfilling the duties and obligations of their trust.

Incidental
powers
granted.

Section 12. All incidental powers, rights and privileges necessary to the accomplishment of the main object herein set forth are granted to the corporation hereby created.

Section 13. Except as above provided, this act shall take effect when approved.

Approved March 21, 1905.

Chapter 291.

An Act to incorporate the Hampden Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Section 1. G. W. Smith, H. W. Mayo, Frank H. Damon, John Leary, W. H. Nason, C. W. Page and W. W. Emerson, their associates, successors and assigns, are hereby made a corporation by the name of the Hampden Water Company, for the purpose of supplying the town of Hampden, in the county of Penobscot, and the inhabitants of said town, with pure water for

—corporate
name.

domestic, sanitary and municipal purposes, including extinguishment of fires.

Section 2. Said company, for said purposes, may retain, collect, take, store, use and distribute water from any springs, except such springs as are in actual use for domestic purposes, ponds, streams, or other water sources, in said Hampden or other places; and may locate, construct and maintain cribs, reservoirs, aqueducts, gates, pipes, hydrants and all necessary structures thereof.

Company given authority to take water supply.

Section 3. Said company is hereby authorized to lay, construct and maintain in, under, through, along and across the highways, ways, streets and bridges in said town, and to take up, replace and repair all such sluices, aqueducts, pipes, hydrants and structures as may be necessary for the purposes of its corporation, so as not to unreasonably obstruct the same, under such reasonable restrictions and conditions as the selectmen of said towns may impose. Said company is hereby authorized to lay, construct and maintain its pipes across the location of any railroad, and all work within the limits of the railroad location shall be done under the supervision and to the reasonable satisfaction of the chief engineer of the railroad company. It shall be responsible for all damages to persons and property occasioned by the use of such highways, ways, streets, and shall further be liable to pay to said town all sums recovered against said towns for obstruction caused by said company, and for all expenses, including reasonable counsel fees incurred in defending such suits, with interest on the same, provided said company shall have notice of such and opportunity to defend the same.

May lay pipes, etc.

—may cross location of railroad.

—shall be responsible for damages.

Section 4. Said company shall have power to cross any water course, private and public sewer, or to change the direction thereof when necessary for the purposes of its incorporation, but in such manner as not to obstruct or impair the use thereof, and it shall be liable for any injury caused thereby. Whenever said company shall lay down any fixture in any highway, way or street, or make any alterations or repairs upon its works in any highway, way or street, it shall cause the same to be done with as little obstruction to public travel as may be practicable, and shall, at its own expense, without unnecessary delay, cause the earth and pavements there removed by it to be replaced in proper condition.

May cross but shall not impair sewers, etc.

—shall not unnecessarily obstruct streets.

Section 5. Said company may take and hold any waters as limited in section two and also any lands necessary for reservoirs, and other necessary structures, and may locate, lay and maintain aqueducts, pipes, hydrants and other necessary structures or fixtures in, over and through any lands for its said

May take lands.

—may lay pipes, etc.

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—may enter
upon lands
for surveys.

—shall file
plans of
locations.

Damages,
how
determined.

—company
may make
tender for
damages.

How damages
may be
assessed.

May make
contracts for
supplying
water.

purposes, and excavate in and through such lands for such location, construction and maintenance. It may enter upon such lands to make surveys and locations, and shall file in the registry of deeds for said county of Penobscot, plans of such location and lands, showing the property taken, and within thirty days thereafter, publish notice of such filing in some newspaper in said county, such publication to be continued three weeks successively. Not more than one rod in width of land shall be occupied by any one line of pipe or aqueduct.

Section 6. Should the said company and the owner of such land so taken be unable to agree upon the damages to be paid for such location, taking, holding and construction, the damages shall be assessed in accordance with the law applicable to the assessment of damages for ways taken by railroads, so far as such law is consistent with the provisions of this act. If said company shall fail to pay such land owner, or deposit for his use with the clerk of the county commissioners aforesaid, such sum as may be finally awarded as damages, with costs when recovered by him, within ninety days after notice of final judgment shall have been received by the clerk of courts of said county, the said location shall be thereby invalid, and said company forfeit all rights under the same as against such land owner. Said company may make a tender to any land owner damaged under the provisions of this act, and if such land owner recovers more damages than were tendered him by said company, he shall recover costs, otherwise said company shall recover costs. In case said company shall begin to occupy such lands before the rendition of final judgment, the land owner may require said company to file its bond to him with said county commissioners, in such sum and with such sureties as they approve, conditioned for said payment or deposit. No action shall be brought against said company for such taking, holding and occupation, until after such failure to pay or deposit as aforesaid. Failure to apply for damages within three years by the land owner, shall be held to be a waiver of the same.

Section 7. Any person suffering damage by the taking of water by said company as provided in this act, may have his damages assessed in the manner provided in the preceding section, and payment therefor shall be made in the same manner and with the same effect. No action shall be brought for the same until after the expiration of the time of payment, and a tender by said company may be made with the same effect as in the preceding section.

Section 8. Said corporation is hereby authorized to make contracts with corporations, and inhabitants of said town of

Hampden, or any village corporation therein, for the purpose of supplying water as contemplated by this act; and said town of Hampden by its selectmen, or such village corporation by its assessors, is hereby authorized to enter into contract with said company for a supply of water for public uses, on such terms and for such time as the parties may agree, which, when made, shall be legal and binding on all parties thereto, and said town of Hampden for this purpose may raise money in the same manner as for other town charges.

Section 9. The capital stock of said company shall be one hundred thousand dollars, and said stock shall be divided into shares of twenty-five dollars each.

Capital stock.

Section 10. Said company for all of its said purposes, may hold real and personal estate necessary and convenient therefor, not exceeding in amount one hundred and fifty thousand dollars.

May hold real estate to amount of \$150,000.

Section 11. Said company may issue its bonds for the construction of its works of any and all kinds upon such rates and time as it may deem expedient, to an amount not exceeding in all the capital stock of said corporation subscribed for, and secure the same by mortgage or mortgages of the franchise and property of said company.

May issue bonds.

Section 12. The first meeting of said company may be called by a written notice thereof, signed by any corporator herein named, served upon each corporator by giving him the same in hand, or by leaving the same at his last usual place of abode, seven days before the time of meeting.

Notice of first meeting, how given.

Section 13. This act shall become null and void in two years from the day when the same shall take effect, unless said company shall have organized and commenced actual business under this charter.

Shall commence business within two years.

Section 14. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 292.

An Act to provide blanks, books and stationery for the municipal court in Newport.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. It shall be the duty of the county commissioners of the county of Penobscot to furnish and provide at the expense of said county, all books, blanks, and all necessary stationery and supplies required for the use of the municipal court in the town of Newport, in the transaction of the civil and criminal

County commissioners shall furnish blanks.

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business of said court, including proper books for the record of all cases arising in said court, at a cost not exceeding one hundred dollars per year.

Conflicting
acts repealed.

Section 2. All acts or parts of acts, conflicting with this act, are hereby repealed.

Section 3. This act shall go into effect on the first day of April in the year of our Lord one thousand nine hundred and five.

Approved March 21, 1905.

Chapter 293.

An Act to amend Section sixteen of Chapter twenty-three of the private and special laws of eighteen hundred and ninety-nine, entitled "An Act to establish a Municipal Court in the Town of Newport."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 16,
chapter 23,
private and
special laws,
1899,
amended.

Section 1. Section sixteen of chapter twenty-three of the private and special laws of eighteen hundred and ninety-nine is hereby amended by substituting the word 'shall' for the word "may" in the first line of said section, and by striking out all the words in the last clause in said section, which words are "and the fees so received by said judge shall be payment in full for his services" and substituting therefor the following: 'An accurate account of the fees so received by the said judge shall be by him laid before the county commissioners of Penobscot county, and he shall pay the same into the county treasury of said county quarterly on or before the first days of January, April, July and October of each year. The judge of said court shall receive a salary of six hundred dollars per year, to be paid him in quarterly payments from the county treasury of Penobscot county, which shall be in full for his services as such judge, and he shall receive an additional sum not to exceed one hundred dollars per year, at the discretion of said county commissioners, to defray the costs of keeping the records of said court and in payment for his expenses in attending upon the sessions of the county commissioners of said county.' So that said section, as amended, shall read as follows:

Amount of
fees fixed.

'Section 16. The judge of said court shall demand and receive the same fees allowed by law to trial justices and clerks of the supreme judicial court for similar services, except that he shall receive for every blank writ signed by him, four cents; for the entry of each civil action, fifty cents; for the trial of an issue in civil or criminal cases, two dollars for every day actually

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employed; and said fees for the trial of an issue in civil actions shall be paid by the plaintiff before proceeding with the trial each day, to be taxed in his costs, if he prevails. An accurate account of the fees so received by said judge shall be by him laid before the county commissioners of Penobscot county, and he shall pay the same into the county treasury of said county quarterly on or before the first days of January, April, July, and October of each year. The judge of said court shall receive a salary of six hundred dollars per year, to be paid him in quarterly payments from the county treasury of Penobscot county, which shall be in full for his services as such judge, and he shall receive an additional sum, not to exceed one hundred dollars per year, at the discretion of said county commissioners, to defray the costs of keeping the records of said court and in payment for his expenses in attending upon the sessions of the county commissioners of said county.'

—fees shall be paid into county treasury.

—salary of judge.

—costs for keeping records.

Section 2. All acts or parts of acts conflicting with this section are hereby repealed.

Conflicting acts repealed.

Section 3. This act shall go into effect on the first day of April in the year of our Lord one thousand nine hundred and five.

Approved March 21, 1905.

Chapter 294.

An Act to amend the charter of the Wilton Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. In addition to the powers conferred upon it by its act of incorporation by chapter two hundred and ninety-three of the private and special laws of eighteen hundred and ninety-five, the Wilton Water Company shall have the following additional rights and powers.

Additional powers conferred.

Section 2. To supply the inhabitants of the town of Wilton and the inhabitants of the villages of North Jay and Bean's Corner in the town of Jay with pure water, sufficient for all municipal, public and domestic purposes, including a sufficient quantity for extinguishing fires, supplying hotels, livery stables and laundries, for sprinkling streets, for running elevators and for motors, providing that such motors shall not be used for manufacturing purposes; and such corporation shall possess all the powers and privileges and be subject to all the liabilities and obligations imposed upon corporations by law, except as herein otherwise provided.

Purposes.

CHAP. 294**Location.**

Section 3. The place of business of said corporation shall be at Wilton, in the county of Franklin and state of Maine.

May take water for aforesaid purposes.

Section 4. For any of the purposes aforesaid the said corporation is hereby authorized to take and use water from Varnum pond, Wilson lake, or from any spring in actual use for domestic purposes, or any pond, brook or other waters in the town of Wilton, or from Hills pond in Perkins plantation, to conduct and distribute the same into and through the said towns of Wilton and Jay, and to survey for, locate, construct and maintain all suitable and convenient dams, reservoirs, sluices, hydrants, buildings, machinery, lines of pipe, aqueducts, structures and appurtenances.

--may maintain dams, etc.**May lay lines of pipe.**

Section 5. The said corporation is hereby authorized to lay, construct and maintain its lines of pipe in Perkins plantation, Washington plantation and in the towns of Wilton and Jay, and to build and maintain all necessary structures therefor, at such places as shall be necessary for the said purposes of said corporation; and to cross any watercourse, private or public sewer, or to change the direction thereof, when necessary for their said purpose of incorporation, but in such a manner as not to obstruct and impair the use thereof, and the said corporation shall be liable for any injury caused thereby.

--may cross, but shall not impair sewers, etc.**May lay pipes in streets.**

Section 6. The said corporation is hereby authorized to lay, construct and maintain in, under, through, along, over and across the highways, ways, streets, railroads and bridges in the said towns and to take up, replace and repair all such aqueducts, sluices, pipes, hydrants and other structures and fixtures, as may be necessary and convenient for any of the said purposes of the said corporation, under such reasonable restrictions and conditions as the selectmen of the said towns may impose; and the said corporation shall be responsible for all damages to the said towns, and to all corporations, persons and property occasioned by such use of the highways, ways and streets.

Shall not unnecessarily obstruct streets.

Whenever the said corporation shall lay down or construct any pipes or fixtures in any highway, way or street, or make any alteration or repairs upon its works, in any highway, way or street, it shall cause the same to be done with as little obstruction to public travel as may be practicable, and shall, at its own expense, without unnecessary delay, cause the earth and pavement then removed by it to be placed in proper condition.

May take lands for flowage, dams, etc.

Section 7. The said corporation is hereby authorized to take and hold by purchase or otherwise any land necessary for flowage, and also for its dams, reservoirs, gates, hydrants, buildings and other necessary structures and may locate, erect, lay and maintain aqueducts, hydrants, lines of pipes, and other

necessary structures or fixtures in, over and through any land for the said purposes, and excavate in and through such land for such location, construction and erection. And in general, to do any act necessary, convenient or proper for carrying out any of the said purposes of incorporation. It may enter upon such land to make surveys and locations, and shall file in the registry of deeds in the county of Franklin, plans of such locations and lands, showing the property taken, and within thirty days thereafter publish notices of such filing in some newspaper in said county, such publication to be continued three weeks successively. Not more than two rods in width of land shall be occupied by more than one line of pipe or aqueduct.

—may enter
on lands for
surveys.

- c Section 8. Should the said corporation and the owner of such land be unable to agree upon the damages to be paid for such location, taking, holding, flowing and construction, the land owner, or said corporation may, within twelve months after said filing of plans of location, apply to the commissioners of said county of Franklin, and cause such damages to be assessed in the same manner and under the same conditions as are prescribed by law in the case of damages by the laying out of highways, so far as such law is consistent with the provisions of this act. If said corporation shall fail to pay such land owner, or deposit for his use with the clerk of the county commissioners aforesaid, such sum as may be finally awarded as damages, with costs when recovered by him within ninety days after notice of final judgment shall have been received by the clerk of courts of said county, the said location shall be thereby invalid, and the said corporation shall forfeit all rights under the same as against such land owner. In case the said corporation shall begin to occupy such land before the rendition of final judgment, the land owner may require the said corporation to file its bond to him with the said county commissioners, in such sum and with such sureties as they may approve, conditioned for said judgment or deposits. No action shall be brought against the said corporation for such taking, holding and occupation until after such failure to pay or deposit as aforesaid.

Damages,
how
determined.

Section 9. The said corporation is hereby authorized to make contracts with the United States, the state of Maine, the county of Franklin, the towns of Wilton and Jay, and with any village corporation in the said towns, and with the inhabitants thereof, or any corporation doing business therein, for the supply of water for any and all the purposes contemplated in this act; and the said towns and any village corporation in the said towns by their proper officers, are hereby authorized to enter into any contract with the said corporation for a supply of water for any

May make
contracts
for supplying
water.

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and all purposes mentioned in this act, and in consideration thereof, to relieve said corporation from such public burdens by abatement or otherwise as said towns, village corporation, and the said corporation may agree upon, which, when made, shall be legal and binding upon all parties thereto.

**Penalty for
pollution
of water
supply, or for
injury to
works.**

Section 10. Whoever shall knowingly or maliciously corrupt the water supply of the said corporation, whether frozen or not, or in any way render such water impure, or whoever shall wilfully or maliciously injure any of the works of the said corporation, shall be punished by a fine not exceeding one thousand dollars or by imprisonment not exceeding two years, and shall be liable to the said corporation for three times the actual damage, to be recovered in any proper action.

Capital stock.

Section 11. The capital stock of the said corporation shall be twenty-five thousand dollars, which may be increased to any sum not exceeding one hundred thousand dollars, by a majority vote of the stockholders of the said corporation; and the stock shall be divided into shares of twenty-five dollars each.

**May hold
property to
amount of
\$300,000.**

Section 12. The said corporation for all its said purposes, may hold real and personal estate necessary and convenient therefor, not exceeding three hundred thousand dollars.

**May issue
bonds.**

Section 13. The said corporation may issue its bonds for the construction of its works, of any and all kinds, upon such rates and time as it may deem expedient, to an amount not exceeding its capital stock subscribed for, and secure the same by mortgage of its franchise and property.

**Acts and
doings made
valid.**

Section 14. All acts and doings of the Wilton Water Company in connection with its charter are hereby declared to be legal and valid.

**Inconsistent
acts repealed.**

Section 15. All private acts and parts of private acts inconsistent with this act are hereby repealed. Provided, however, the repeal of the said acts or parts of acts shall not affect any act done, or any act accruing or accrued.

Section 16. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 295.

An Act to amend an Act entitled, "An Act in relation to Political Caucuses in the city of Bangor."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Chapter four hundred and ninety-seven of the private and special laws of nineteen hundred and one, entitled "An Act in relation to Political Caucuses in the city of Bangor," is hereby amended by adding thereto the following section:

chapter 497,
private and
special laws
1901,
amended.

'Candidates receiving the highest number of votes given in at caucuses held under the provisions of this act, shall be declared to be nominated.'

Highest
number
of votes
nominate.

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 296.

An Act to repeal chapter six hundred and twenty-three of the private and special laws of eighteen hundred and ninety-three and chapter one hundred and forty-two of the private and special laws of eighteen hundred and ninety-five, amendatory of said chapter six hundred and twenty-three, authorizing the town of Athens, in the county of Somerset, to expend a portion of its school money in Somerset Academy.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. That chapter six hundred and twenty-three of the private and special laws of eighteen hundred and ninety-three, and chapter one hundred and forty-two of the private and special laws of eighteen hundred and ninety-five, authorizing the town of Athens, in the county of Somerset, to expend a portion of its school money in Somerset county, is hereby repealed.

Chapter 623,
private and
special laws,
1893 and
chapter 142,
private and
special laws,
1895, repealed.

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 297.

An Act to incorporate the Danforth Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

- Corporators.** Section 1. Charles A. Putnam, Henry H. Putnam, Jr., Varney A. Putnam and Edgar B. Putnam, of Danforth, their associates, successors and assigns, are hereby made a corporation by the name of the Danforth Water Company, for the purpose of supplying the town of Danforth in the county of Washington, and the inhabitants of said town with water for domestic, sanitary and municipal purposes, including the extinguishment of fires, with all the rights and privileges of similar corporations under the laws of this state.
- corporate name.**
- May take water, etc.** Section 2. Said company for said purposes, may retain, collect, take, store, use and distribute water from any springs or wells, ponds, streams, or other water sources, that it may acquire by purchase or as otherwise provided in this act, of the owners thereof, and may locate, construct and maintain cribs, reservoirs, dams, standpipes, gates, hydrants, pipes and other necessary structures to conduct and distribute the same through said town of Danforth in the usual manner.
- may maintain reservoirs, etc.**
- Location.** Section 3. The place of business of said corporation shall be at Danforth in the county of Washington and state of Maine.
- May lay pipes in streets.** Section 4. Said corporation is hereby authorized for the purposes aforesaid, to lay, construct and maintain in, under, through, along and across the highways, ways, streets, railroads and bridges in said town, and to take up, replace and repair all such sluices, aqueducts, pipes, hydrants and structures as may be necessary for the purpose of its incorporation, in such a manner as not to unreasonably obstruct the same, and under such reasonable restrictions and conditions as the selectmen of said town may impose.
- May cross but shall not impair water courses.** Section 5. Said company shall have power to cross any water course, private and public sewer, or to change the direction thereof where necessary for the purpose of its incorporation, but in such manner as not to obstruct or impair the use thereof. Whenever said company shall lay down any fixtures in any highway, way or street, or make any alterations or repairs upon its works in any highway, way or street, it shall cause the same to be done with as little obstruction to public travel as may be practicable, and shall, at its own expense, without unnecessary delay, cause the earth and pavements thus removed by it, to be replaced in proper condition.
- shall not unnecessarily obstruct streets.**

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Section 6. Said corporation shall be held liable to pay all damages that shall be sustained by any person by the taking of any land or other property, or by flowage, or by excavating through any land for the purpose of laying down pipes and aqueducts, building dams and reservoirs; and if any person sustaining damage as aforesaid, and said corporation cannot mutually agree upon the sum to be paid therefor, either party on petition to the county commissioners of Washington county, may have the damages assessed by them; and subsequent proceedings and rights of appeal thereon shall be had in the same manner and under the same conditions, restrictions and limitations as are by law provided in case of land taken for highways.

Damages,
how
determined.

Section 7. Said corporation is also hereby authorized to carry on the business of lighting by electricity the public streets and such buildings and places in the town of Danforth, both public and private, as may be agreed upon by said corporation, and the owners, or those having control of such places to be lighted; and may furnish motive power by electricity, or otherwise, and may build, maintain, and operate works or plants or lease power for the purpose of generating, providing, supplying and selling electricity, and may erect and maintain poles and wires for the transmission of electricity and power upon, under, along and over any and all streets and ways in the town of Danforth.

May light
streets and
furnish
power by
electricity.

—may
maintain
poles.

Section 8. Said corporation is also authorized to consolidate with or acquire by lease or purchase, the dams, water mills and privileges in said town and in the town of Brookton on the Baskahegan stream, so far as may be necessary for the authorized purposes of this company only, and no right to be exercised that will interfere in any way with the driving of logs.

May
consolidate
with or
acquire dams,
etc., on
Baskahegan
stream.

Section 9. Said corporation shall file in the registry of deeds' office in the county of Washington, plans for the location of lands and other property taken under the provisions of this act, and when so filed such property shall be deemed and treated as taken and with said plans said corporation may file a statement of damages it is willing to pay for any property so taken, and if the amount finally awarded does not exceed that sum, the corporation shall recover costs against such parties, otherwise such parties shall recover costs against the corporation.

Shall file
plans of
location.

Section 10. Said corporation may hold real and personal estate necessary and convenient for all its said purposes to an amount equal to its capital stock.

May hold real
and personal
property.

Section 11. Said corporation may issue its bonds for the construction of its works, upon such rates and terms as it may

May issue
bonds.

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deem expedient, and secure the same by mortgage of the franchise and property of said company.

Capital stock.

Section 12. The capital stock of said corporation shall be ten thousand dollars, said stock to be divided into shares of one hundred dollars each. The capital stock may, by vote of the corporation, be increased to any amount not exceeding one hundred thousand dollars.

Notice of first meeting, how given.

Section 13. The first meeting of this corporation may be called by written notice, signed by any one of the incorporators and served upon each of the other incorporators at least seven days before the day of said meeting, naming the time, place and purpose of such meeting.

Shall commence business within four years.

Section 14. This act shall become null and void in four years from the time when the same takes effect, unless the corporation shall have organized and commenced the construction of its works under this charter.

May contract for supplying water and lights.

Section 15. Said corporation is hereby authorized to make contracts with said town of Danforth, and with other corporations and individuals for the purpose of supplying water or lights, or both, for municipal and other purposes; and said town, by its selectmen, is hereby authorized to enter into contract with said corporation for said purposes for public uses, on such terms and for such time and with such exemption from public burden as the parties may agree, which, when made, shall be legal and binding on all parties thereof, and said town of Danforth for this purpose may raise money in the same manner as for other town charges.

Penalty for injury to works of corporation.

Section 16. If any person shall wantonly or maliciously injure any of the structures, reservoirs, hydrants, pipes, or other property, or water supply, whether frozen or not, of said corporation, he shall, on conviction thereof, be punished by a fine not exceeding one thousand dollars, or by imprisonment not exceeding two years, or both, and shall be liable to pay triple damages to said corporation, to be recovered in an action before any court of competent jurisdiction.

Town of Danforth may purchase franchises of.

Section 17. The inhabitants of said town of Danforth are hereby authorized to purchase the franchises and property of said corporation at any time at a price mutually agreed upon by the selectmen of said town and the proper officers of said corporation upon a majority vote of the legal voters present and voting at any town meeting, called by a warrant containing an article for that purpose.

Section 18. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 298.

An Act to change the title of the Wilton Electric Light and Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section one of chapter three hundred and twenty-four of the private and special laws of nineteen hundred and one is hereby amended by inserting after the word "light" in the fourth line the word 'gas' so that said section as amended, shall read as follows:

Section 1,
chapter 324,
private and
special laws
1901,
amended.

'Section 1. F. J. Goodspeed, R. C. Fuller, H. R. Dascomb, George R. Fernald and C. N. Blanchard, their associates, successors and assigns are hereby constituted a corporation by the name of the Wilton Electric Light, Gas and Power Company, with all the powers and subject to all the liabilities of corporations.'

Corporators,

—corporate
name.

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 299.

An Act to extend the charter of the Maine and New Hampshire Railroad.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. All the rights, powers and privileges of the Maine and New Hampshire Railroad which were granted by chapter two hundred forty-eight of the private and special laws of one thousand nine hundred three, are hereby extended for and during the period of two years from the twenty-fourth day of March, in the year of our Lord, one thousand nine hundred and five. And all the rights, powers and privileges that were granted by said act, may and shall be exercised in the same manner and for the same purposes as provided in said act.

Charter
extended.

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

CHAP. 300**Chapter 300.**

An Act to amend the charter of the Northeast Harbor Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Authorized to
issue bonds.

Section 1. For the purpose of raising funds to be used in the construction of its works and to carry out the purposes for which it was created as provided by its charter, the Northeast Harbor Water Company, a corporation chartered by special act of the legislature approved January twenty-five, eighteen hundred and eighty-three, is hereby authorized to issue its bonds to the amount of thirty thousand dollars of such date and denomination and payable at such times and on such terms as said corporation may determine and to secure such bonds, both principal and interest by a mortgage upon all its property, real and personal and also upon the franchise of the corporation.

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 301.

An Act to establish the Lubec and Machias Railway Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter
extended.

Section 1. That the rights, powers and privileges of the Lubec and Machias Railway Company, which were granted by chapter two hundred and fifty-four of the private and special laws of the year nineteen hundred and three, are hereby extended for a period of two years from and after the approval of this act; and the persons named in said act, their associates and successors, shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purposes as specified in said act.

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 302.

An Act to incorporate the Milbridge and Cherryfield Street Railway.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. E. K. Wilson, William M. Nash, Samuel M. Campbell of Cherryfield, Charles E. Goodwin, Frederick Yates, Edgar A. Hubbard, severally of Biddeford, James O. Bradbury of Saco, and Jasper Wyman and George A. Sawyer of Milbridge, are hereby made a corporation under the name of the Milbridge and Cherryfield Street Railway Company, with authority to construct, operate and maintain a street railroad, for street traffic for the conveyance of persons and property, in the towns of Milbridge and Cherryfield, along and over such streets, roads and ways therein as shall, from time to time, be deemed best for the public convenience by the said company, and over and across such lands as may seem to it advisable and necessary, with such single or double tracks, side tracks, switches, turnouts, stations and appurtenances, and with such poles, wires and appurtenances as shall be reasonably convenient in the premises, with all the powers and privileges incident to or usually granted to similar corporations.

Corporators.

—corporate name.

—powers and privileges.

Section 2. The said corporation is further authorized to cross tide waters and navigable waters, within the limits of any or both of said towns upon existing bridges or upon bridges or structures of said company erected therefor, with such draws and piers as may be reasonably necessary, provided, however, that said company shall not unnecessarily obstruct navigation, and that the manner of its so crossing said waters and of its so erecting and maintaining any such bridges or structures of its own, shall first be determined by the municipal officers of said town or towns within the limits of which said bridge or structure shall be so erected, maintained and used; and if said company and such municipal officers shall disagree as to the terms prescribing the manner of such crossing, or of erecting and maintaining any such bridge or structure, the same shall, after notice and hearing, be determined by the railroad commissioners, and their decree thereon shall be final.

May cross tide waters.

—shall not unnecessarily obstruct navigation.

Section 3. The said company is authorized to erect, maintain and use such wharves within the limits of any of said towns, as may be licensed under the general laws of the state, applicable thereto.

May maintain wharves.

Section 4. The municipal officers of said town shall determine the distance from the sidewalks or the side lines of the roads, at which the rails of said company shall be laid. The

Municipal officers may determine where rails may be laid in streets.

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said company or any person interested therein may appeal from any such determination to the railroad commissioners, who shall upon notice hear the parties and finally determine the questions raised by said appeal.

Shall file copy
of its location
with county
commis-
sioners.

Section 5. Before beginning construction of its said road the said company shall first file with the clerk of the county commissioners for Washington county a copy of its location, defining its courses, distances and boundaries, accompanied with a map of the proposed route on an appropriate scale, and another copy shall be filed with the board of railroad commissioners.

May take
lands for
certain
purposes.

Section 6. Such company, outside the limits of streets, roads and ways, may for its location, construction and convenient use of its road for its main track line, switches, turnouts, side tracks, stations, car barns, gravel pits, spur tracks thereto, pole lines, wires and power houses, purchase or take and hold as for public uses any land and all materials in and upon it, except meeting houses, dwelling houses, public or private burying grounds or lands already devoted to railroad uses, and may excavate or construct in, through or over such lands to carry out its purposes, but the land so taken for its main track line, turnouts, switches and side tracks, shall not exceed four rods in width unless necessary for excavation and embankment or materials. All land so taken, except for its main track line, turnouts, switches and side tracks, shall be subject to the provisions of section sixteen of chapter fifty-one of the revised statutes. It may enter upon any such lands to make surveys and locations, and plans of all locations so taken shall be filed with the clerk of courts for the county of Washington and when so filed, such land shall be deemed and treated as taken.

—may enter
on lands for
surveys.

Damages,
how
determined.

Section 7. For the purpose of determining the damages to be paid for such location, occupation and construction, the land owner or said company may within three years after the filing of such plans of location with the clerk of courts, as hereinbefore provided, apply to the commissioners of said county of Washington and have such damages assessed as is provided by law wherein land is taken for railroads, so far as the same is consistent with the provisions of their charter, and where inconsistent or at variance with this charter the charter shall control. Said commissioners shall have the same powers to make orders relative to cattle passes, cattle guards, and farm crossings as in the case of railroads. If the company shall fail to pay such land owner or to deposit for his use with the clerk of the county commissioners such sum as may be finally awarded for damages, with costs, within ninety days after final judgment, the said location shall be invalid and the company forfeit all right under

the same. If such land owner secures more damages than were tendered by said company, he shall recover costs, otherwise the company shall recover costs. In case the company shall begin to occupy such lands before the rendition of final judgment the land owner may require said company to file its bond with the county commissioners in such sum and with such sureties as they may approve, conditioned for such payment or deposit. Failure to apply for damages within said three years by said land owner shall be held to be a waiver of the same. No action shall be brought against such company for such taking and occupation of land until after such failure to pay or deposit.

Section 8. The road of said company shall be constructed and maintained in such manner and form and with such rails and upon such grades as the municipal officers of said towns may direct. Such municipal officers shall have power at all times to make all such regulations as to the mode of use of such tracks, the rate of speed and the removal and disposal of ice and snow from the streets, roads and ways as the public safety and convenience may require. The said company may appeal from any determination in relation to the foregoing to the railroad commissioners, whose decision thereon shall after notice and hearing be final.

Municipal officers may direct manner of construction of road.

—may make regulations as to speed and removal of ice and snow from tracks.

Section 9. The said corporation is authorized to make such connection with the Washington County Railroad Company as may be agreed and to contract with it for interchange of cars.

May make connection with Washington County Railroad.

Section 10. The said corporation is authorized to cross the railroad of the Washington County Railroad Company in such manner and under such conditions as shall be determined by the railroad commissioners.

May cross Washington County Railroad.

Section 11. In addition to its main line, the said company is authorized to build and operate such branches in said towns as the public convenience may require.

May build and operate branches.

Section 12. Said company for all its purposes may hold real and personal estate necessary and convenient therefor.

May hold necessary real and personal property.

Section 13. The capital stock of said corporation shall not exceed one hundred thousand dollars. It may issue its bonds in such amounts, and on such rates and time as it deems expedient and secure the same by appropriate mortgages upon its franchises and property.

Capital stock.

—may issue bonds.

Section 14. All the general laws of the state except as modified by this charter, are hereby made applicable to the said corporation.

General laws made applicable.

Section 15. This act shall take effect when approved.

CHAP. 303**Chapter 303.**

An Act to amend section one of Chapter one hundred sixty-six of the Private and Special Laws of eighteen hundred eighty-seven, entitled "An Act creating the Fort Fairfield Village Corporation."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1,
chapter 106,
private and
special laws
1887,
amended.

Section 1. Section one of chapter one hundred sixty-six of the private and special laws of eighteen hundred eighty-seven is hereby amended by striking out in the second and third lines thereof, the words "one" "four" "five" "six" "forty-three"; so that said section as amended, shall read as follows:

Corporate
limits
defined.

'Section 1. The following described territory, namely: Lots numbered two, three, eight, nine, ten, eleven, twelve, thirteen, fourteen, fifteen and seventy-nine, in the town of Fort Fairfield, according to Sawyer's survey of township letter D, in the first range, together with the inhabitants therein, be and the same are hereby created a body politic and corporate by the name of the Fort Fairfield Village Corporation.'

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 304.

An Act in relation to the South Paris Village Corporation and to establish a system of municipal lighting.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Authorized to
install plant
for
supplying
gas and
electricity.

Section 1. The South Paris Village Corporation, created by law and duly organized, in the town of Paris, in addition to the powers already granted it, is hereby authorized and empowered to install a plant for the purpose of making, generating and supplying gas or electricity, or both, for the purpose of lighting its streets and public buildings, also for the purpose of selling, distributing and supplying gas or electricity, or both, for lighting houses, stores and other buildings, and furnishing heat and power for any other purpose to its citizens and inhabitants, within its corporate limits.

May lease or
purchase
water power
in town
of Paris.

Section 2. For the purpose of carrying out the provisions of this act said South Paris Village Corporation shall have power to purchase, or lease for a term of years, and control, any water power or privilege, within the limits of the town of Paris, or it may furnish such necessary power by the establishment of a steam plant, or may lease or purchase the necessary power to

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carry out the provisions of this act, as it may hereafter determine, from any corporation, person or firm, owning or controlling any such power. Said village corporation shall have the authority to lay its pipes and wires and construct and maintain its lines in, upon, along, over, across and under the roads and streets within its corporate limits, or within the said town of Paris, subject, however, to the conditions and restrictions hereinafter provided.

—may establish steam plant.

—may lay pipes and wires.

Section 3. Said village corporation shall not lay its pipes or bury its wires in any road or street, or dig up or open the ground in any road or street, or erect its poles and string its wires and cables within the said town of Paris, or within its corporate limits, without first obtaining permit from the municipal officers of said town in the same manner as provided for corporations organized under chapter one hundred and two of the public laws of eighteen hundred and ninety-five.

Consent of municipal officers shall be obtained for laying pipes, etc.

Section 4. Said village corporation is hereby authorized to construct and maintain its poles, lines, fixtures and appliances upon, along, over and across the roads and streets of the town of Paris, upon the conditions and under the restrictions provided by section eight of chapter one hundred and two of the public laws of eighteen hundred and ninety-five.

May maintain poles, lines, etc., along streets.

Section 5. Said village corporation, for the purpose of carrying into full effect the provisions of this act in the establishing, constructing, furnishing, equipping and fully maintaining its works, may, at any legal meeting of said corporation, called for that purpose, raise money, and issue bonds registered, or with interest coupons, in such denominations, and on such time and rate of interest, as may be determined at such meeting, to an amount necessary for said purpose, which, taken in connection with any other indebtedness of said village corporation, will not exceed five per centum of the last regular valuation thereof. Said bonds shall be signed by the assessors and treasurer of said village corporation, but the coupons need be signed by the treasurer only.

At legal meeting of corporation may raise money, or issue bonds.

—indebtedness limited to five per cent of valuation.

Section 6. The care and management of said lighting system, and regulation of charges for lighting of houses, stores and other buildings, shall be under the control of the assessors of said village corporation; or, if the corporation so vote, said duties shall be placed in the hands of a commission who shall be chosen at its first meeting after this act shall be accepted. Said commission shall consist of three legal voters, one to be chosen for one year, one for two years, and one for three years, and after said first meeting one shall be chosen annually for three years. In case of vacancy on said board the assessors may fill the same by appointment until the next annual election.

Assessors shall have management of lighting system.

—or management may be in hands of a commission.

—commission shall consist of three legal voters.

—vacancies, how filled.

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Acceptance
of this act to
be by
majority
of voters.

—not more
than four
meetings
shall be held.

—when
meetings
may be held.

Required to
purchase
certain
property of
Norway and
Paris Street
Ry. Co.

How property
of Norway
and Paris
Street Ry. Co.
may be taken
over.

Section 7. Said village corporation shall not proceed under the provisions of this act until after the same shall be accepted by a majority of the voters present at a meeting of said corporation called for that purpose. And there may be held not exceeding four such meetings within two years from the date of approval of this act for said purpose of acceptance, the first one to be held within four months from said date of approval, and no subsequent meetings for that purpose to be held within four months of the next previous meeting.

Section 8. Said South Paris Village Corporation shall be further required to purchase at a fair cash value of the Norway and Paris Street Railway Company, after this act shall have been legally accepted, all its poles set in the ground, cross arms and insulators thereon, wires strung and transformers, now in use within the limits of said South Paris Village Corporation, which were formerly owned by the Oxford Light Company, but no other property; provided said Norway and Paris Street Railway Company desires to dispose of the same and will deliver the same free of incumbrances; but said purchase shall not include any part of the property as above described not heretofore used and owned by said Oxford Light Company.

Section 9. In case said village corporation fails to agree with said Norway and Paris Street Railway Company as the present owners of said property, upon the terms of purchase and value of the property above mentioned within three months after this act shall have been accepted by said village corporation, then the value of said property shall be determined by appraisal by three disinterested men, one to be designated by said Norway and Paris Street Railway Company, another by said village corporation, and the third to be chosen by the two thus designated. Each party shall notify the other in writing of the name of the person so chosen by it, and all subsequent proceedings in arriving at a hearing shall be under the direction of said appraisers, the award of whom, or a majority of whom, made in writing to each party shall be binding on both parties and shall be carried out within sixty days after such award is made. On payment, or tender, within said time by said village corporation of the amount so fixed, said property hereinbefore designated shall become vested in said South Paris Village Corporation and be free from all liens, mortgages, and incumbrances theretofore created by the Oxford Light Company, or the Norway and Paris Street Railway Company.

Section 10. This act shall take effect when approved.

Chapter 305.

An Act to amend Section four of Chapter four hundred fifty-five of the Private and Special Laws of nineteen hundred and one, entitled "An Act to incorporate the York Beach Village Corporation."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section four of chapter four hundred fifty-five of the private and special laws of nineteen hundred and one, entitled "An Act to incorporate the York Beach Village Corporation," is hereby amended by inserting after the word "town," in the seventh line of said section, the words, 'said sum to be not less than one-tenth part of said moneys so raised by said town,' so that said section, as amended, shall read as follows:

'Section 4. The selectmen of the town of York are hereby authorized and directed to apportion on or before the tenth day of April annually, out of all the moneys raised by said town for repairs and maintenance of ways and bridges, a sum ample and sufficient for the proper care and maintenance of the ways within the limits of said corporation, the same to be forthwith certified to the treasurer of said town, said sum to be not less than one-tenth part of said moneys so raised by said town, to be by him set aside and paid out to the assessors of said corporation for maintenance and repairs as aforesaid, on the order of the selectmen in the same manner that money is paid out to road commissioners elected by towns. Sixty-five per cent of said money is to be expended by the corporation by its assessors, or their agent, under the general supervision of said selectmen, prior to the fifteenth day of July, and the balance to be in like manner expended at such time as said assessors deem for the best good of the public; and if such sum, apportioned as aforesaid, is deemed inadequate by the assessors of the corporation for the proper care and maintenance of said ways, and if said selectmen neglect or refuse to apportion further sums, which shall be by said assessors deemed adequate, for ten days after the same have been requested of them in writing by said assessors, then said assessors may call a meeting of the corporation, at which the corporation may raise money for improvements and repairs upon its ways, to be assessed in the manner provided in section five of this act, to be expended for the purposes for which raised, by the corporation, by its assessors, or their agent, under the general supervision of the selectmen.

For the purpose of expending money which has been apportioned by the selectmen as hereinbefore provided, said assessors shall first qualify and give bonds, as road commissioners elected

Section 4,
chapter 455,
private and
special laws
1901, amended.

Selectmen of
York directed
to apportion
money for
highways.

—sum not to
be less than
one-tenth of
moneys raised
by town.

—said money,
how to be
expended.

—proceedings
if selectmen
neglect to
apportion
further sums.

Assessors
shall qualify
and give
bonds.

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—rights,
powers and
duties of
assessors.

by towns are required to do, and having so qualified shall have exclusively within the limits of the corporation, the same rights, powers and duties, and shall be under the same obligations as said road commissioners, excepting that they shall not be required to qualify before the first Monday of April, as required by chapter thirty-two, section seven of the public laws of eighteen hundred and ninety-nine, or to account to the selectmen for money raised by the corporation for said ways. Upon failure of said assessors to so qualify within ten days after their election by the corporation, said money apportioned to the corporation shall be expended by the town upon the highways within said corporation by the proper town authorities, as provided by general law. But this section shall not relieve the town of York of any duty in respect to the proper care and maintenance of said ways within the limits of said corporation.'

Approved March 21, 1905.

Chapter 306.

An Act to amend the charter of the Augusta Water District.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 5,
chapter 384,
charter
Augusta
Water
District
amended.

Section 1. Section five of chapter three hundred and thirty-four is hereby amended by striking out the words "three hundred dollars per annum" in the last sentence thereof, and inserting in place thereof the words 'one hundred dollars per annum,' so that said section as amended, shall read as follows:

Board of
trustees.

'Section 5. All the affairs of said water district shall be managed by a board of trustees composed of three members to be chosen by the municipal officers of the city of Augusta, but no member of the city council shall, during the term for which he is elected, be chosen one of said board of trustees. As soon as convenient after the members of said board have been chosen said trustees shall hold a meeting at the city rooms in the city of Augusta, and organize by the election of a president and clerk, adopt a corporate seal, and when necessary may choose a treasurer and all other needful officers and agents for the proper conduct and management of the affairs of said district. At said first meeting they shall determine by lot the term of office of each trustee, so that one shall serve for one year, one for two years and one for three years; and whenever the term of office of a trustee expires the said municipal officers of the city of Augusta shall appoint a successor to serve the full term of

—organiza-
tion of board
of trustees.

—tenure of
office of
trustees.

three years; and in case any other vacancy arises it shall be filled in like manner for the unexpired term. They may also ordain and establish such by-laws as are necessary for their own convenience and the proper management of the affairs of the district. The term of office of the trustees shall begin on the first Monday of August. Said trustees may procure an office and incur such expenses as may be necessary. Each member shall receive in full compensation for his services an allowance of one hundred dollars per annum.'

—compensation of trustees.

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 307.

An Act to incorporate the Buxton and Hollis Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. F. H. Hargraves, N. L. Hargraves, and A. W. Flint, their associates, successors and assigns, are hereby made a body corporate by the name of the Buxton and Hollis Power Company, with all the powers, rights and privileges, and subject to all the duties and obligations conferred and imposed on corporations organized to sell, distribute and supply electricity for light, heat and power under the general laws of the state, except as otherwise provided herein.

Corporators.

—corporate name.

—rights, powers and privileges.

Section 2. Said company is authorized and empowered to carry on the business of manufacturing, generating, distributing, selling and supplying electricity for light, heat and power for all lawful purposes in the towns of Buxton, Hollis, Limington and Standish.

Authorized to supply electricity in towns of Buxton, Hollis, Limington and Standish.

Section 3. Said corporation is further authorized to transmit, sell and supply electricity to electric light, heat and power or electric railroad companies and to S. D. Warren and Company and to the Westbrook Electric Light and Power Company at points in the counties of York and Cumberland and for the purposes specified in the first three sections of this act said corporation is hereby authorized and empowered to set, build, extend and maintain poles, lines and wires in, upon and over such streets and public ways in the counties of Cumberland and York as it may deem most expedient in carrying out the purpose of this act, under such reasonable restrictions as the municipal officers of the respective towns through which such poles, lines and wires may be established, may impose as to kind of

Authorized to supply electricity to certain corporations.

—may extend and maintain poles.

CHAP. 308

- poles, the manner in which they shall be set and the height at which the wires shall be carried thereon.
- Capital stock.** Section 4. The capital stock of said company shall not exceed three hundred thousand dollars, divided into shares of one hundred dollars each.
- May issue bonds.** Section 5. Said company is hereby authorized to issue bonds for the construction of its works upon such rates and time and in such amounts as it may deem necessary, and to secure the same by appropriate mortgages upon its franchises and property, present and future.
- May develop water power at West Buxton.** Section 6. Said corporation is further authorized to develop such water power as it may own or acquire at West Buxton for manufacturing purposes, and to engage in manufacturing through the use of such power.
- May sell its property to any other corporation for similar purposes.** Section 7. Said corporation may sell and convey its rights, privileges, franchise and property to any other electric light, heat, power or electric railroad or manufacturing corporation chartered by this state or may purchase and hold the property, rights, franchises and privileges or capital stock of any such corporation.
- Notice of first meeting, how given.** Section 8. The first meeting of said corporation may be called by any corporator by mailing a written notice, postage prepaid, to each of the other corporators seven days at least before the day of the meeting, and any corporator may act at such meeting by proxy.

Section 9. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 308.

An Act to authorize the town of Cornish to remove the bodies of deceased persons.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Town of Cornish authorized to take up bodies of deceased persons.

Section 1. The town of Cornish is hereby authorized to take up from the village burying ground, so called, in the said town the bodies and remains of all deceased persons buried therein, and all headstones and markers at the graves therein, and remove the said bodies and remains to the Riverside cemetery, so called, in said town and there decently bury the same, and properly reset such headstones and markers over such dead bodies and remains, at the expense of said town; provided that

said town of Cornish at any legal meeting or meetings, duly called and notified, shall agree thereto by a majority vote of its legal voters present and voting.

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

—provided
town may
so vote.

Chapter 309.

An Act concerning Merrill Memorial Library, a free public library in the town of Yarmouth.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. All the acts and doings of the town of Yarmouth in accepting the deed of gift of Joseph E. Merrill of Newton, in the commonwealth of Massachusetts, to the inhabitants of said town, of the lot of land and library building thereon, in said Yarmouth, for a free public library are hereby ratified, confirmed and made valid.

Acceptance
of library lot
and building
made valid.

Section 2. The management and control of said library and of the buildings and grounds connected therewith shall be vested in a board of trustees to be designated Trustees of Merrill Memorial Library. Said board of trustees shall be constituted in the first instance as provided in said deed of gift of said Joseph E. Merrill and the successors of such trustees shall be selected and determined as in said deed provided. Said board of trustees and their successors shall have the powers conferred upon them by said deed and all of them shall serve without compensation.

Board of
trustees
of library.

Section 3. The town of Yarmouth is hereby authorized to receive and accept donations, bequests and devises of real and personal property to an amount not exceeding fifty thousand dollars for the purposes of maintaining a free public library in said Yarmouth.

Town
authorized to
accept
donations,
bequests and
devises.

Section 4. All acts or parts of acts, inconsistent with this act, are hereby repealed.

Section 5. This act shall take effect when approved.

Approved March 21, 1905.

—how
constituted.

CHAP. 310**Chapter 310.**

An Act to incorporate the State Loan Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators. Section 1. Samuel Boothby, Robert T. Whitehouse, Scott Wilson, Constant Southworth and William M. Ingraham, their associates and successors, are hereby created a corporation by the name of the State Loan Company, to be located at Portland, in the county of Cumberland, for the purpose of loaning money on the notes of individuals, firms or corporations, secured by mortgage of real estate or personal property or right of interest therein, or by the deposit or pledge of personal property of any kind or description, including savings banks deposit books, life insurance policies, bonds and securities of the United States or of any state or county or of municipal and other corporations, shares of the capital stock of corporations and other obligations of, and claims against third parties.

—corporate name.

—purposes.

May acquire real estate by foreclosure or otherwise.

Section 2. Said corporation may acquire by foreclosure or otherwise any real estate or interest therein, necessary to render available its security by mortgage thereon or to accomplish any of the purposes of this charter, and may sell and dispose of the same, and it may hold and own real estate for its own purposes.

Board of directors.

Section 3. The government of said corporation shall be in five directors to be chosen annually at such time as shall be provided for in the by-laws, and the board thus created shall elect one of their number president, and such other officers as may be deemed necessary. A majority of said board to be residents of the state.

How funds may be invested.

Section 4. It shall be lawful for said corporation to invest such of its funds as shall be on hand from time to time undisposed of on loans, in any of the bonds or securities in which savings banks in this state are allowed to invest. And said corporation may borrow money upon its own notes, not exceeding the amount of its capital stock actually paid in, and for periods not exceeding one year, and may secure the same by pledge of any of the bonds or securities owned by it under the provisions of this section.

—may borrow money.

Capital stock.

Section 5. The capital stock of said corporation shall be one hundred thousand dollars, and shall be divided into one thousand shares of one hundred dollars each.

Shall not commence business until \$10,000 has been paid in.

Section 6. Said corporation shall not proceed to business under this charter until its capital stock shall have been duly subscribed to the amount of ten thousand dollars, and the said sum actually paid in therefor.

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Section 7. All loans shall be for a fixed time, not exceeding one year, and shall be upon the note or notes of the borrower, secured as hereinbefore provided, which notes shall state upon their face the nature of the security given, and if secured by pledges of personal property, shall state the terms and conditions upon which said pledged property shall be applied in satisfaction of said notes.

Loans shall be for a fixed time, not to exceed one year.

Section 8. The corporation shall give to each borrower a card inscribed with the name of the corporation, the amount of the loan, the rate of compensation, the date when made, the date when payable and the article or articles pledged as collateral.

A card inscribed with name of corporation, amount of loans, etc., shall be given to borrower.

Section 9. Upon default in the payment of principal or interest of any notes secured by the pledge of any personal property hereinbefore mentioned, said corporation shall have the right to sell said pledged property or otherwise enforce its claim thereon, and apply the proceeds thereof, in accordance with the terms and conditions made and signed as a part of said note, subject to the provisions of law. The net surplus, if any there be, after payment of said note with interest and charges, as provided by the terms thereof, shall be held by said corporation for one year for the benefit of the owner. If not then called for, the same shall become the property of said corporation.

Proceedings upon default of payment of principal or interest.

Section 10. The stockholders of said corporation may establish such by-laws, rules and regulations for conducting the business of said corporation as they shall deem necessary, not inconsistent with the provisions of this charter or the laws of this state.

Stockholders may establish by-laws, etc.

Section 11. The first meeting of said corporation may be called by a written notice thereof signed by any two corporators herein named, served upon each corporator by giving him the same in hand or leaving the same at his last and usual place of abode, seven days at least before the time of the meeting.

Notice of first meeting, how given.

Section 12. This act shall take effect when approved.

Approved March 21, 1905.

CHAP. 311**Chapter 311.**

An Act to amend the charter of the Auburn and Turner Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter
extended.

Section 1. The rights, powers and privileges of the Auburn and Turner Railroad Company, which were granted by chapter twenty of the private and special laws of nineteen hundred and three, are hereby extended for two years from the approval of this act; and the persons named in said act, their associates and successors, shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purposes as specified in said act, with such additional powers and privileges as are granted in this act.

Section 1,
chapter 20,
amended.

Section 2. Section one of said chapter twenty is hereby amended by striking out the words "and the town of Turner" in the seventh line of said section and inserting in place thereof the following words, 'and the towns of Turner and Buckfield'; by inserting after the words "town of Turner" in the tenth line of said section the words 'and from some convenient point in the town of Turner to some convenient point in the town of Buckfield'; by striking out the word "town" in the eleventh line of said section and inserting the word 'towns,' so that said section as amended, shall read as follows:

Corporators.

'Section 1. W. P. Sawyer of Lewiston, Maine, F. C. Farr of said Lewiston and H. M. Heath of Augusta, Maine, their associates, successors and assigns, are hereby made a corporation under the name of the Auburn and Turner Railroad Company, with power to construct, operate and maintain a street railroad for street traffic for the conveyance of persons and property in the city of Auburn and the towns of Turner and Buckfield, from the terminus of the Lewiston, Brunswick and Bath Street Railway, at Lake Grove, so called, in Auburn, to some convenient point in the town of Turner, and from some convenient point in the town of Turner to some convenient point in the town of Buckfield, along and over such streets, roads and ways in said city and towns and over and across such lands as may seem advisable and necessary to said company, with such single or double tracks, side tracks, switches, turnouts, stations and appurtenances and with such poles, wires and appliances as shall be reasonable in the premises, with all the rights and powers, and subject to all the duties and liabilities incident by law to similar corporations.

—corporate
name.

—specifica-
tion of
territory on
which
corporation
may operate.

Section 3,
chapter 20,
amended.

Section 3. Section three of said chapter twenty is hereby amended by striking out the word "town" in the first line of said

section and inserting in place thereof the word 'towns,' so that said section as amended, shall read as follows:

'Section 3. The municipal officers of said city and towns shall determine the distance from the sidewalks, or side lines of any way at which the rails of said company shall be laid. The said company or any person interested therein may appeal from any such determination to the board of railroad commissioners, who shall upon notice hear the parties and finally determine the questions raised by said appeal.'

Municipal officers shall determine where rails may be laid in streets.

Section 4. Section four of said chapter twenty is hereby amended by striking out the word "town" in the first line of said section and inserting in place thereof the word 'towns,' so that said section as amended, shall read as follows:

Section 4, chapter 20, amended.

'Section 4. The municipal officers of said city and towns shall have power at all times to make all such regulations as to the mode and use of said track of the company, the rate of speed and the removal and disposal of snow and ice from the streets, roads and ways as the public safety and convenience may require. Said railroad shall be constructed and maintained in such form and manner and with such rails as said municipal officers may direct. The said company may appeal from any decree of such municipal officers, made under this section, to the board of railroad commissioners, who shall upon notice hear the parties and finally determine the questions raised by said appeal.'

Municipal officers shall regulate speed, removal of snow from track, etc.

--appeal from decree of municipal officers.

Section 5. Section five of said chapter twenty is hereby amended so that said section as amended, shall read as follows:

'Section 5. Before beginning construction of its said road, the said company shall first file with the clerk of the county commissioners of Androscoggin county a copy of so much of its location as is within the city of Auburn and town of Turner, defining its courses, distances and boundaries, accompanied with a map of the proposed road in the city of Auburn and town of Turner on an appropriate scale; and before beginning construction of its said road in the town of Buckfield, the said company shall first file with the clerk of the county commissioners of Oxford county a copy of so much of its location as is within said town of Buckfield, defining its courses, distances and boundaries, accompanied with a map of the proposed road in said town of Buckfield on an appropriate scale; and a copy of the entire location, accompanied with a map, shall be filed with the board of railroad commissioners.'

Shall file plans of location.

Section 6. Section six of said chapter twenty is hereby amended by inserting after the word "taken" in the eighteenth line of said section the words 'in the county of Androscoggin,'

Section 6, chapter 20, amended.

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and by inserting after the word "Androscoggin" in the nineteenth line of said section the words 'and plans of all location of lands so taken in the county of Oxford shall be filed with the clerk of courts in said county of Oxford,' so that said section as amended, shall read as follows:

May take
land outside
of streets for
track line,
etc.

—property
which may
not be taken.

—land taken
shall not
exceed four
rods in width.

—damages,
how
estimated.

'Section 6. Such company outside of the limits of streets, roads and ways may for its location, construction and convenient use of its road for its main track line, switches, turnouts, spur tracks, side tracks, stations, car barns, gravel pits and power houses, improving the alignment of its road or changing the grades thereof, purchase or take and hold as for public uses, any lands and all materials in and upon it, excepting meeting houses, dwelling houses and public or private burying grounds, and may excavate in, through or over such lands to carry out its purposes, but the lands so taken for its main track line, turnouts, switches, spur tracks and side tracks shall not exceed four rods in width, unless necessary for excavations and embankments, or materials. All land so taken except for its main track line, turnouts, switches, spur tracks and side tracks shall be subject to the provisions of section twenty-six, chapter fifty-one of the revised statutes. It may enter upon any such lands to make surveys for its location, and plans of all location of lands so taken in the county of Androscoggin shall be filed with the clerk of courts in the county of Androscoggin, and plans of all location of lands so taken in the county of Oxford shall be filed with the clerk of courts in said county of Oxford, and when so filed such land shall be deemed and treated as taken. All damages for lands taken hereunder, shall be estimated and paid as in the case of taking lands for railroads.'

Section 7. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 312.

An Act relating to the York Light and Heat Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Limits
of territory
in which it
may operate
extended and
defined.

Section 1. The York Light and Heat Company is hereby authorized and empowered to set, build, extend and maintain its poles, lines and wires along and upon the public highways and streets from the cities of Biddeford and Saco, to, into and through the towns of Dayton, Hollis and Buxton, in the county of York, and to and into the village of Bonny Eagle, in the town

of Standish, Cumberland county, under such reasonable restrictions as the municipal officers of said towns may impose as to the kind of poles, the manner in which they shall be set and the height at which the wires shall be carried thereon, for the purpose of supplying light, heat and power in said cities of Biddeford and Saco and in said towns and village, by the manufacture of gas and electricity as contemplated and authorized by its organization and charter, and to make and enter into contracts with said towns, or either of them, for the supplying of light, heat and power, and to make and enter into contracts for acquiring power.

—under restrictions imposed by municipal officers.

—may contract with said towns.

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 313.

An Act to amend Chapter two hundred twenty-three, of the Private and Special Laws of nineteen hundred and three, in relation to establishing a Normal School at Presque Isle, in the county of Aroostook.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section one of chapter two hundred twenty-three, of the private and special laws of nineteen hundred and three is hereby amended by striking out the word "county" in the second line of said section and inserting in place thereof the word 'state,' so that said section, as amended, shall read as follows:

Section 1, chapter 223, private and special laws 1903, amended.

'Section 1. Another normal school, to be known as Aroostook State Normal School, is hereby created and established upon such plan as the board of trustees of normal schools may direct.'

Aroostook State Normal School.

Approved March 21, 1905.

Chapter 314.

An Act to incorporate the Saco River Electric Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. George E. Lane, Thomas C. Lane, Benjamin F. Chadbourne, Bion Wilson, William H. Moulton and Edward C. Hersey, their associates, successors and assigns are hereby incorporated under the name of the Saco River Electric Power Company, for the purpose of manufacturing, generating, selling,

Corporators

—corporate name.

CHAP. 314**—purposes.**

distributing and supplying electricity for lighting, heating, traction, manufacturing or mechanical purposes in the towns of Hollis, Buxton, Standish, Limington and Gorham or for any or either of such purposes and of distributing, supplying and selling electricity for any of said purposes to any company authorized to manufacture, distribute and sell electricity for any of said purposes in any town or city in the county of York or Cumberland with all the rights, powers and privileges, and subject to all the restrictions and liabilities by law incident to similar corporations.

Authorized to maintain dams on Saco river.

Section 2. Said company is authorized to locate, construct, and maintain a dam or dams on the Saco river, in the town of Standish in Cumberland county, and the towns of Hollis, Buxton and Limington in the county of York, provided that suitable sluices are constructed and maintained by said company in said dam or dams, at its own expense, for the passage of logs and other lumber down said river.

Capital stock.**—may hold investments.**

Section 3. The capital stock of said company shall not exceed five hundred thousand dollars, divided into shares of one hundred dollars each. Said company may hold all real and personal estate necessary and convenient for the purposes aforesaid. It may also hold stocks and bonds of other corporations organized under the laws of Maine.

Authorized to purchase property of certain other corporations organized for like purposes.

Section 4. Said Saco River Electric Power Company is hereby authorized to purchase any or all of the franchise rights, privileges and property of the North Shore Power Company, a corporation organized under the general laws of the state of Maine, and of the Buxton and Hollis Power Company, a corporation specially chartered under the laws of said state and of any other company or corporation organized for like purposes, upon such terms as may be agreed upon between said corporations, subject to the requirements of law.

May set poles, etc.**—under restrictions imposed by municipal officers.**

Section 5. Said corporation is hereby authorized to set poles and extend wires thereon in and through such streets and ways of the towns of Hollis, Buxton, Standish, Limington and Gorham as it may deem most expedient in carrying out the purposes of section one of this act, under such reasonable restrictions as the municipal officers of said towns may impose as to the manner in which the poles shall be set, and the height at which the wires shall be carried thereon; provided, however, that said corporation shall not be authorized to supply electricity directly or indirectly in the town of Gorham for lighting purposes.

May issue bonds.

Section 6. Said Saco River Electric Power Company may issue its bonds upon such rates and time as it may deem expe-

dient, and in such amounts as may be required for the objects of its corporation and for the purposes authorized by this act and secure the same by mortgage upon the franchise and property of said company.

Section 7. The first meeting of said corporation may be called by written notice thereof, signed by any incorporator herein named, served upon each incorporator by a copy of the same in hand or mailed, postage paid, at least seven days prior to the day named therein for such meeting.

Notice of first meeting, how given.

Section 8. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 315.

An Act to incorporate the Trinitarian Congregational Parish of Castine, and to legalize the doings of the parish heretofore known under the name of the Trinitarian Society of Castine, Maine.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Robert G. Harbutt, Thomas E. Hale, Albert F. Richardson, Edward E. Philbrook, Hattie Philbrook, Frank V. Grindle, Helen Grindle, Alice Grindle, William A. Walker, Thomas E. Hale, Jr., Leila B. Hale, Jere S. Norton, Myra Burr, William G. Sargent, Lillian R. Sargent, Elisha S. Perkins, Sewall Perkins, Jane R. Witherle, Sarah F. Coombs, Arthur M. Devereux, Harriet S. Devereux, Pauline Faye Devereux, Alfred F. Adams, Mary Williams, Julian Webber, Ellen Brophy, Ethel Noyes, Freeman Stover, Elsie Stover and Eleanor Stover, all of Castine, in the county of Hancock, and state of Maine, their associates and successors, are hereby constituted a body corporate by the name of the Trinitarian Congregational Parish of Castine, and as such may take by gift or purchase any real or personal estate to be held and used for church purposes, and convey the same, and may establish by-laws not repugnant to law.

Corporators.

—corporate name.

Section 2. All past acts and doings of the parish heretofore known by the name of the Trinitarian Society of Castine, are hereby legalized and made valid.

Past doings of parish made valid.

Section 3. Any one of the above named members may call the first meeting of said corporation by mailing a written notice signed by him or her, postage paid, to each of the other members, seven days at least before the day of meeting, naming the time, place and purpose of such meeting, and at such meeting a clerk and other needful parish officers may be chosen, by-laws

First meeting, how called.

CHAP. 316

adopted, and any other corporate business transacted. Subsequent meetings shall be called and held in accordance with the provisions of section four of chapter sixteen of the revised statutes, and said corporation shall in all respects, after the first meeting, be governed by the statute applicable to parishes and religious societies.

Section 4. This act shall take effect when approved.

Approved March 21, 1906.

Chapter 316.

An Act to incorporate the Van Buren Water District.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Territorial
limits of
district
defined.

Section 1. The following described territory, and the people within the same, namely: so much of the towns of Van Buren, in the county of Aroostook, as is bounded as follows: On the easterly side by the easterly line of Township M., Range Two, W. E. L. S., Van Buren, from the Saint John river to the rear line of the river lots in said Van Buren; on the northeasterly by the Saint John river; on the southwesterly by the rear line of the river lots, so called, and on the northwesterly by the southeasterly line of the homestead farm of Victorie Cyr; so as to include all of the territory of the river lots, so called, in Van Buren from the line between Van Buren and Hamlin on the easterly up to the southeasterly line of the homestead farm of said Victorie Cyr, shall constitute a body politic and corporate under the name of the Van Buren Water District, for the purpose of supplying the inhabitants of said district, and likewise of the remaining portion of said town of Van Buren, and those of Hamlin aforesaid, with pure water for domestic and municipal purposes.

—corporate
name.

—purpose.

May take
water of
Violette
brook stream
and
tributaries.

—may take
land for
dams, etc.

Shall be liable
for damages.

Section 2. Said water district is hereby authorized for the purposes aforesaid to take and hold sufficient water of the Violette brook stream and its tributaries, and may take and hold by purchase or otherwise any land or real estate necessary for erecting dams, power, reservoirs, or for preserving the purity of the water and watershed, and for laying and maintaining aqueducts for taking, discharging and disposing of water.

Section 3. Said water district shall be liable for all damages that shall be sustained by any person or corporation in their property by the taking of any land whatsoever, or water, or by flowage, or by excavating through any land for the purpose

of laying pipes, building dams or constructing reservoirs. If any person sustaining damage as aforesaid and said corporation shall not mutually agree upon the sum to be paid therefor, such person may cause his damages to be ascertained in the same manner and under the same conditions, restrictions and limitations as are or may be prescribed in the case of damages by the laying out of highways.

—damages,
how
ascertained.

Section 4. Said water district is hereby authorized to lay in and through the streets and highways thereof and of the remaining portion of said town of Van Buren and of Hamlin plantation, and to take up, repair and replace all such pipes, aqueducts and fixtures as may be necessary for the objects above set forth, and whenever said district shall lay any pipes or aqueducts in any street or highway it shall cause the same to be done with as little obstruction as possible to the public travel, and shall at its own expense without unnecessary delay cause the earth and pavement removed by it to be replaced in proper condition.

Authorized to
lay pipes, etc.

—shall not
unnecessarily
obstruct
streets.

Section 5. All the affairs of said water district shall be managed by a board of trustees composed of three members, to be chosen by ballot by the legal voters within said water district, the first election to be at the meeting of the legal voters of the said corporation to be called to accept this act, one to serve until the annual meeting to be held in nineteen hundred and six, one to serve until the annual meeting to be held in nineteen hundred and seven, and one to serve until the annual meeting in nineteen hundred and eight. Whenever the term of office of a trustee shall expire the legal voters of the said water district shall elect a successor to serve for a full term of three years, and if any other vacancy occur it may be filled in like manner for the unexpired term. The annual election of officers shall be in the month of March. As soon as convenient after the board of trustees has been chosen, the said trustees shall hold a meeting at the office of the selectmen in the town of Van Buren, and organize by the election of a chairman and clerk, adopt a corporate seal, and when necessary, may choose a treasurer and all other needful officers and agents for the proper management of the affairs of said water district. Said trustees may procure an office and incur such expenses as may be necessary. Each member shall receive in full compensation for his services an allowance of fifty dollars per year, or such other less sum as the said water district at any legal meeting may prescribe.

Management
shall be by
board of three
trustees.

—when and
how chosen.

—tenure.

—vacancies,
how filled.

—organiza-
tion of board
of trustees.

—may choose
treasurer and
other needful
officers.

—compensa-
tion of
trustees.

The said water district, at any legal meeting thereof, called for the purpose, may adopt such by-laws and provisions, not inconsistent with the laws and constitution of this state and the United States, as they may deem expedient and necessary for

Water district
at a legal
meeting may
adopt
by-laws.

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the better government and regulation of the municipal affairs within said water district, in which case such by-laws and provisions so adopted, shall extend to said water district as fully, to all intents and purposes, as the other provisions of this act, subject only to alterations or additions by a two-thirds vote, at a legal meeting of the water district called for the purpose.

May acquire
or take
property of
Van Buren
Water
Company.

Section 6. Said water district is hereby authorized and empowered to acquire by purchase or by the exercise of the right of eminent domain, which right is hereby expressly delegated to said water district for said purpose, the entire plant, property and franchises, rights and privileges now held by the Van Buren Water Company within said district and the remaining portion of said town of Van Buren, including all lands, waters, water rights, dams, reservoirs, pipes, machinery, fixtures, hydrants, tools and all apparatus and appliances owned by said company and used or usable in supplying water in said water district and town of Van Buren and any other real estate in said water district.

Proceedings
for appraisal
of value of
Van Buren
Water
Company.

Section 7. In case said trustees fail to agree with said Van Buren Water Company upon the terms of purchase of the above mentioned property on or before June first, nineteen hundred and five, said water district through its trustees is hereby authorized to take said plant, property and franchises as for public uses by petition therefor in the manner hereinafter provided. And said water district through its trustees is hereby authorized on or before June fifth, nineteen hundred and five, to file a petition in the clerk's office of the supreme judicial court for the county of Aroostook, in term time or in vacation, addressed to any justice of said court, who after notice to said Van Buren Water Company and its mortgagees, shall after hearing and within thirty days after the filing of said petition appoint three disinterested appraisers, none of whom shall be residents of the county of Aroostook, one of whom shall be learned in the law, for the purpose of fixing the valuation of said plant, property and franchises. The said appraisers shall have the power of compelling attendance of witnesses and the production of books and papers pertinent to the issue, and may administer oaths; and any witness, or person in charge of such books or papers, refusing to attend, or to produce the same, shall be subject to the same penalties and proceedings so far as applicable as witnesses summoned to attend the supreme judicial court. The appraisers so appointed shall after due notice and hearing fix the valuation of said plant, property and franchises at what they are fairly and equitably worth, so that the said Van Buren Water Company shall receive just compensation for all the same.

—petition.

—appoint-
ment of
appraisers.

—powers of
appraisers.

—appraisers
shall, after
notice and
hearing, fix
valuation.

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The first day of July, nineteen hundred and five, shall be the date as of which the valuation aforesaid shall be fixed, from which day, interest on said award shall run, and all net rents and profits accruing thereafter shall belong to said water district. The report of said appraisers or of a majority of them, shall be filed in said clerk's office, in term time or vacation within five months after their appointment, and such single justice or in case of his inability to act then, any justice designated for the purpose by the chief justice, may, after notice and hearing, confirm or reject the same, or recommit it if justice so requires. The award of the appraisers shall be conclusive as to valuations. Upon the confirmation of said report the court so sitting shall thereupon, after hearing, make final decree upon the entire matter, including the application of the purchase money, discharge of incumbrances and transfer of the property, jurisdiction over which is hereby conferred, with the same power to enforce said decree as in equity cases. Upon request of either party the justice so making such final decree shall make separate findings of law and fact. All such findings of fact shall be final, but either party aggrieved may take exceptions to any rulings of law so made, the same to be accompanied only by such parts of the case as are necessary to a clear understanding of the questions raised thereby. Such exceptions shall be claimed on the docket within ten days after such final decree is signed, entered and filed, and notice thereof has been given by the clerk to the parties or their counsel, and said exceptions so claimed shall be made up, allowed and filed within said time unless further time is granted by the court or by agreement of parties. They shall be entered at the next term of the law court to be held after the filing of said decree, and there heard, unless otherwise agreed, or the law court shall for good cause order a further time for hearing thereon. Upon such hearing the law court may confirm, reverse or modify the decree of the court below, or remand the cause for further proceedings as it seems proper. During the pendency of such exceptions the cause shall remain on the docket of the court below marked law and decree shall be entered thereon by a single justice in term time or in vacation, in accordance with the certificate and opinion of the law court. Before said plant, property and franchises are transferred in accordance with such final decree, and before the payment therefor, the court sitting in said county of Aroostook, by a single justice thereof as hereinbefore provided, shall, upon motion of either party, after notice and hearing, take account of all receipts and expenditures properly had or incurred by the Van Buren Water Company belonging to the period from and

--date when
valuation
shall be fixed.

--report of
appraisers
shall be filed
in clerk's
office.

--final decree
of court.

--findings of
fact to be
final.

--exceptions
to rulings
of law.

--exceptions
shall be taken
within ten
days from
final decree.

--further
proceedings.

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after July first, nineteen hundred and five, and all the net rents and profits accruing thereafter, and shall order the net balance due to either party to be added to or deducted from the amount to be paid under said final decree, as the case may be. All findings of law or fact by such single justice at such hearing shall be final. On payment or tender by said water district of the amount so fixed and the performance of all other terms and conditions so imposed by the court, said entire plant, property and franchises shall become vested in said water district and be free from all liens, mortgages, and incumbrances theretofore created by the Van Buren Water Company. After the filing of said petition it shall not be discontinued or withdrawn by said water district, and the said Van Buren Water Company may thereafterwards on its part cause said valuation to be made as herein provided, and shall be entitled to appropriate process to compel said water district to perform the terms of the final decree, and to pay for said plant, property and franchises in accordance therewith.

**Valid exist-
ing contracts
shall be
assumed.**

Section 8. All valid contracts now existing between the Van Buren Water Company and any persons or corporations for supplying water within said water district and the remaining portion of said town of Van Buren and Hamlin plantation, shall be assumed and carried out by said Van Buren Water District.

**Authorized to
issue bonds.**

Section 9. For accomplishing the purposes of this act said water district, through its trustees, is authorized to issue its bonds to an amount sufficient to procure funds to pay the expenses incurred in the acquisition of the property of said Van Buren Water Company, and the purchase thereof, and to secure a new source of supply, or the improvement of the present supply, and to make such extensions of the present system as the interests of the said water district shall demand. Said bonds shall be a legal obligation of said water district, which is hereby declared to be a quasi municipal corporation within the meaning of section ninety-six, chapter forty-seven of the revised statutes, and all the provisions of said section shall be applicable thereto. The said bonds shall be a legal investment for savings banks.

**Uniform rates
shall be paid.**

Section 10. All individuals, firms and corporations, whether private, public or municipal, shall pay to the treasurer of said water district the rates established by said board of trustees for the water used by them, and said rates shall be uniform within the territory supplied by the water district. Said rates shall be so established as to provide revenue for the following purposes:

**—to pay
current
expenses.**

1. To pay the current running expenses for maintaining the water system and provide for such extensions and renewals as may become necessary.

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2. To provide for payment of the interest on the indebtedness of the water district.

--to pay
interest.

3. To provide each and every year after April tenth, nineteen hundred and ten, a sum equal to not less than one-half of one per cent nor more than three per cent, and after April tenth, nineteen hundred and fifteen, a sum equal to not less than one per cent nor more than three per cent of the entire indebtedness of the water district, which sum shall be turned into a sinking fund to provide for the final extinguishment of the funded debt. The money set aside for the sinking fund shall be devoted to the retirement of the obligations of the water district or invested in such securities as savings banks are allowed to hold.

--to provide a
sinking fund.

--disposal of
money set
aside as a
sinking fund.

4. If in any year there remain a surplus at the end of the year, the amount of such surplus shall be deducted from the hydrant rental paid to the district by the town of Van Buren, and if in any year there be a deficit, the water district may raise by assessment such sum of money as may be necessary and sufficient to liquidate such deficit.

--surplus how
disposed of.

--deficit how
made up.

Any money raised by said water district for the purpose aforesaid, shall be assessed upon the property and polls within the aforesaid territory, by the trustees of said corporation, in the same manner as is provided by law for the assessment of county and town taxes; and said trustees may copy the last valuation of said property by the assessors of the town of Van Buren, and assess the taxes thereon if said water district shall so direct, and may abate any tax by them so assessed, the tax on polls not to exceed, at any one assessment, the sum of one dollar to any one person in any one year.

Assessment
shall be made
for money
raised.

5. Upon a certificate being filed with the trustees of said water district by the clerk thereof, of the amount of money raised at any meeting for the purpose aforesaid, it shall be the duty of said trustees, as soon as may be, to assess said amount upon the estates and polls of persons residing on the territory aforesaid, and upon the estates of non-resident proprietors thereof, and the trustees to certify and deliver to the treasurer of said water district, whose duty it shall be to collect the same in like manner as county and town taxes are, by law, collected by towns, and said water district shall have power to direct the mode of collecting said taxes as towns have in the collection of town taxes.

How
assessment
and collection
shall be made.

Section 11. All the incidental powers, rights and privileges necessary to the accomplishment of the main object herein set forth are granted to the corporation hereby created.

Incidental
powers
granted.

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This act shall take effect when accepted by legal voters of water district.

—first meeting, by whom called.

—proceedings by board of registration.

—form of vote to be submitted.

—method of voting.

This act shall be void unless property of Van Buren Water Co. be acquired.

Costs and expenses, by whom paid and borne.

Section 12. This act shall take effect when accepted by a majority vote of the legal voters within said water district, voting at a meeting to be specially called and held for the purpose on or before the first day of May, nineteen hundred and five, and Peter C. Keegan, A. J. Dubay, and Allan E. Hammond, or either of them, are hereby authorized to call said meeting. The board of registration shall make and provide a separate check list for such of the voters within said water district as are then legal voters of said town, and all warrants issued to said town shall be varied accordingly to show that only such voters therein are entitled to vote thereon. Such special meeting shall be called, advertised, and conducted according to the law relating to municipal election, provided, however, that the board of registration shall not be required to prepare or the town clerk to post a new list of voters, and for this purpose said board shall be in session the three secular days next preceding such election, the first two days thereof to be devoted to registration of voters and the last day to enable the board to verify the corrections of said lists and to complete and close up its records of said sessions. The town clerk shall reduce the subject matter of this act to the following question: "Shall the act to incorporate the Van Buren Water District be accepted?" and the voters shall indicate by a cross placed against the words yes and no their opinion of the same. The result shall be declared by the selectmen of Van Buren, and due certificate thereof filed by the town clerk with the secretary of state. This act shall take effect when approved by the governor, so far as necessary to empower the calling and holding of such meeting.

Section 13. Sections two, three and four of this act shall be inoperative, null and void, unless the said water district shall first acquire by purchase, or by the exercise of the right of eminent domain as this act provides, the plant, property and franchises, rights, and privileges now held by the Van Buren Water Company within said district and the remaining portion of the town of Van Buren and Hamlin plantation.

Section 14. All costs and expenses arising under the provisions of this act shall be paid and borne as directed by the court in the final decree provided by section seven.

Section 15. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 317.

An Act to incorporate the City of Brunswick.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The inhabitants of the town of Brunswick, in the county of Cumberland, shall, in case of the acceptance of this act by the voters of said town, as hereinafter provided, continue to be a body politic and corporate under the name of Brunswick, and as such shall have, exercise and enjoy all the rights, immunities, powers, privileges and franchises, and shall be subject to all the duties and obligations now appertaining to, or incumbent upon said town as a municipal corporation, or appertaining to or incumbent upon, the inhabitants or selectmen thereof; and may ordain and publish such by-laws, ordinances and regulations, not inconsistent with the constitution and laws of this state, as shall be needful to the good order of said body politic; and impose fines and penalties for the breach thereof, not exceeding twenty dollars for any offense, which may be recovered to the use of the city by action of debt, or on complaint before the municipal court of said city.

Corporate
name.—rights,
powers, etc.

Section 2. The administration of all fiscal, prudential and municipal affairs of said city with the government thereof shall be vested in an officer to be called the mayor, and one council of not less than five nor more than seven members, as hereinafter provided, to be denominated a board of aldermen; all of whom shall be inhabitants of said city and legal voters therein. Said mayor and aldermen shall constitute the city council, and shall be sworn, or affirmed for the faithful discharge of their duties.

Mayor and
aldermen,
powers of.

—city council.

Section 3. The mayor of said city shall be the chief executive magistrate thereof. It shall be his duty to cause the laws and regulations of the city to be executed and enforced, to exercise a general supervision over the conduct of all subordinate officers, and to cause their violations or neglect of duty to be punished. He may call special meetings of the city council, when, in his opinion, the interests of the city require it, by causing a notification to be given in hand, or sent by mail or telephone to each member thereof. He shall from time to time, communicate to the city council, such information, and recommend such measures as the business and interests of the city may, in his opinion, require. He shall preside at the meetings of the city council, but shall have only a casting vote. The salary and compensation of the mayor shall be two hundred

Duties of the
mayor.

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**Ward limits
of the city
and number
of wards.**

dollars per year for the first five years, under this charter. It may then be diminished or increased by the council.

Section 4. For the purpose of holding elections, the territory of said city shall, as soon as may be after the first election under this act, be divided by ordinance by the city council into not less than five nor more than seven wards, to contain as nearly as practicable, consistently within well defined limits, an equal number of legal voters; and the city council may, not oftener than once in five years, review and alter such wards in such manner as to preserve, as nearly as practicable, an equal number of legal voters in each ward.

**Election of
city officers.**

Section 5. The mayor shall be elected from the citizens at large, by the legal voters of the city voting in their respective wards. One alderman, a warden, a ward clerk and one constable shall be elected by each ward, being residents in the ward where elected. All of said officers shall be elected by ballot as hereinafter provided.

**When and
how meetings
for municipal
purposes
shall be
called,
notified and
held.**

Section 6. The municipal elections, after the first, shall take place annually, on the first Monday in March. All meetings of the citizens for municipal purposes shall be notified and called in their respective wards, by the mayor and aldermen, in the manner provided by the laws of this state for notifying and calling town meetings by the selectmen of the several towns. The wardens shall preside at all ward meetings, with the powers of moderators at town meetings; and if at any ward meeting the warden shall not be present, the clerk shall preside till a warden pro tempore shall be chosen. If neither the warden nor clerk is present, any legal voter in the ward shall preside until a clerk, pro tempore, shall be chosen and qualified.

**Duties of city
council.**

Section 7. The city council shall secure a prompt and just accountability by requiring bonds with sufficient penalty and surety or sureties, from all persons trusted with the receipt, custody or disbursement of money; the city council shall also have the care and superintendence of the city buildings, and the custody and management of all city property and trust funds for the benefit of schools, public library, parks, cemeteries and for any other beneficial purpose, whether acquired by purchase or legacy; with power to let or sell what may be legally let or sold, and to purchase and take, in the name of the city, real and personal property for municipal purposes to an amount not exceeding one hundred thousand dollars in addition to that now held by the town, and shall as often as once a year, cause to be published for the information of the inhabitants, a particular account of the receipts and expenditures and a schedule of the city property and the city debt. The city shall have the power

**—shall have
care of
property
of city.**

**—may take
property for
municipal
purposes.**

**—shall
annually
publish
account of
receipts and
expenditures.**

to establish by ordinance such officers as may be necessary for municipal government not provided for by this act, and to elect such subordinate officers as may be elected by towns under general laws of the state for whose election or appointment other provision is not made; to define their duties and fix their compensation; to act upon all matters in which authority is now given to said town of Brunswick, and to determine what streets, if any, shall be lighted and upon what terms. The city council shall appropriate annually the amount necessary to meet the expenditures of the city for the current municipal year. The city council shall have exclusive authority to lay out, widen or otherwise alter or discontinue any and all streets or public ways in said city, and as far as extreme low water mark, and to estimate all damages sustained by owners of land taken for such purpose. A committee of the council shall be appointed whose duty shall be to lay out, alter, widen or discontinue any street or way, first giving notice of the time and place of their proceedings to all parties interested, by an advertisement in any newspaper published in Brunswick, or if there is no such newspaper, in any newspaper published in the county of Cumberland, for three weeks at least, next previous to the time appointed. The committee shall first hear all parties interested, and then determine and adjudge whether the public convenience requires such street or way to be laid out, altered or discontinued, and shall make a written return of their proceedings, signed by a majority of them, containing the bounds and descriptions of the street or way, if laid out or altered, and the names of the owners of the land taken, when known, and the damages allowed therefor; the return shall be filed in the city clerk's office at least seven days previous to its acceptance by the city council. The street or way shall not be altered or established until the report is accepted by the city council. And the report so filed shall not be altered or amended before it comes up before the city council for action. A street or way shall not be discontinued by the city council, except upon the report of said committee. The committee shall estimate and report the damages sustained by the owners of the lands adjoining that portion of the street or way which is so discontinued; their report shall be filed with the city clerk seven days at least before its acceptance. Any party aggrieved by their decision may appeal therefrom as provided by law in the case of town ways. If a street or way is discontinued before the damages are paid or recovered for the land taken, the land owners shall not be entitled to recover such damages, but the committee in their report discontinuing the same shall estimate and include all the damages

—city council shall make appropriations.

—shall have authority over streets.

—proceedings for laying out, widening or discontinuing streets.

—damages, how estimated.

—appeal from decision on damages.

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—city council
may regulate
sidewalks,
etc.

—laws, acts,
ordinances,
etc., to be
approved by
mayor.

—how orders,
etc., may be
passed
without
approval
by mayor.

City clerk
shall be
sworn.

—duties of
city clerk.

sustained by the land owner, including those caused by the original location of the street; and in such cases, if any appeal has been regularly taken, the appellant shall recover his costs. The city shall not be compelled to construct or open any street or way thus hereafter established, until in the opinion of the city council, the public good requires it to be done; nor shall the city interfere with possession of the land so taken by removing therefrom materials or otherwise, until they decide to open said street. The city council may regulate the height and width of the sidewalks in any public square, places, streets, lanes or alleys in said city; and may authorize hydrants, drinking fountains, posts and trees to be placed along the edge of the sidewalks, and may locate and construct culverts and reservoirs within the limits of any street or way in said city whenever they deem it needful. Every law, act, ordinance, resolve or order of the city council excepting rules and orders of a parliamentary character, shall be presented to the mayor. If not approved by him he shall return it with his objections in writing at the next stated session of the city council, which shall enter the objections at large on its journal and proceed to reconsider the same. If, upon reconsideration, it shall be passed by vote of two-thirds of all the members of the board, it shall have the same force as if approved by the mayor. In case of vacancy in the mayor's office, this section shall not apply to any act of the council. In case the mayor fails to either sign or return the bill at the next session, then it becomes a law as though he had signed it.

Section 8. The city clerk shall, before entering upon the duties of his office, be sworn to the faithful discharge thereof. He shall have care of all journals, records, papers and documents, of the city; and shall deliver all journals, records, papers and documents, and other things entrusted to him as city clerk, to his successor in office. He shall be clerk of the city council, and do such acts in said capacity as the city council may lawfully and reasonably require of him. He shall perform all the duties, and exercise all the powers by law incumbent upon or vested in the town clerk of the town of Brunswick. He shall attend all meetings of the city council, and keep a journal of its acts, votes and proceeding. He shall engross all of the ordinances passed by the city council in a book provided for the purpose, and shall add proper indexes, which book shall be deemed a public record of such ordinances; he shall issue to every person who is appointed to any office by the mayor, or elected to any office by the city council, a certificate of such appointment or election. He shall give notice of time and place of regular ward meetings. In case of the temporary absence

of the city clerk, the city council may elect a clerk, pro tempore, with all the powers, duties and obligations of the city clerk, who shall be duly qualified.

Section 9. The assessors, overseer of the poor, members of the superintending school committee and health officers shall be elected by the city council on the second Monday in March, or as soon thereafter as may be. At the first election thereof under this act, three persons shall be elected assessors, one of whom shall be elected for one year, one for two years and one for three years, and at each subsequent election one assessor shall be elected for three years, each of whom shall continue in office until some other person shall have been elected and qualified in his place. Three members of the superintending school committee shall be elected in the same manner as are the assessors and shall hold office the same time, and all subsequent elections of these officers shall be in the same manner as all subsequent elections of the assessors. The city council may elect an assistant assessor in each ward, whose duty it shall be to furnish the assessors with all necessary information relative to persons and property taxable in his ward. He shall be sworn or affirmed, to the faithful performance of his duty. All taxes shall be assessed, apportioned and collected in the manner prescribed by the laws of this state relative to town taxes, except as herein modified, and the city council may establish further or additional provisions for the collection thereof, and of interest thereon. The city council shall also elect an overseer of the poor and a city solicitor and determine their salaries.

Section 10. The city council shall, annually, as soon after its organization as may be convenient, elect by ballot a city clerk, a city treasurer, an auditor and a collector of taxes, who shall hold their offices for the current municipal year following their election and until their respective successors shall be elected and qualified; provided, however, that either of the officers may be removed at any time by the city council for sufficient cause. Vacancies in the above named offices may be filled by ballot of the city council at any time. The compensation of the officers named in this section shall be fixed by vote of the city council, and the official fees by them received shall be paid into the city treasury if so ordered by the council. If it is deemed expedient by the city council, the offices of city clerk and city treasurer may be held by the same person. The method of keeping, vouching and settling the accounts of city officials shall be subject to such rules not inconsistent with this act and the laws of the state, as the city council may establish.

Assessors,
overseers of
the poor,
poor, super-
intending
school
committee
and health
officer,
election of.

City clerk,
treasurer,
auditor and
collector of
taxes,
election of.

--vacancies
in above
offices, how
filled.

--compensa-
tion.

CHAP. 317**Street commissioner.****—shall give bonds.****Duties of street commissioner.****Shall be under direction of city council.****Shall certify accounts in his department.****Regulations for digging up streets.****Police department.**

Section 11. I. The mayor shall annually appoint a street commissioner, which appointment shall be subject to confirmation by the city council. The street commissioner shall give bonds to the city in the sum of one thousand dollars with such sureties as may be approved by the city council, for the faithful performance of his duty and shall receive such compensation as the city council shall establish and he may be removed from office by the mayor for cause shown with the consent of the city council.

II. It shall be the duty of the street commissioner to superintend the general state of the streets, roads, bridges, sidewalks and lanes in the city; to attend to the repairs of the same, and to remove sidewalks when they are dangerous to travelers; and it shall be the duty of the commissioner to cause permanent bounds, monuments, or land marks, to be erected at the termini and angles of all highways and streets now located, or that may hereafter be located by the council, or altering or widening as provided by statute, and shall cause plans thereof to be made and filed with the city clerk, when required, after the passage of an order by the council. He shall make all contracts for labor and material, subject to the approval of the council, and give notice to the mayor, or to any police officer or constable, of any obstruction or encroachment thereon; to superintend the building and repair of any city sewer, drain or reservoir, and to make contracts for labor and material for the same, subject to approval of the council.

III. He shall perform such duties in said office as the city council may require, and shall at all times obey the directions of the council or its committees, in the performance of his official duties.

IV. The street commissioner shall certify all accounts contracted in the discharge of his official duties, to the city council for their examination and allowance, at each regular meeting of the council.

V. No person or corporation authorized by the city council to dig up any public street or sidewalk in said city shall begin such digging before furnishing to the street commissioner, security satisfactory to him to restore such street or sidewalk to its former condition.

Section 12. The city council may by the affirmative vote of two-thirds of all its members, establish, by ordinance, a police department, to consist of a chief of police and such other officers and men as it may prescribe, and may make regulations for the government of the department. Until a department of police shall be established in accordance with the provisions of this act,

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the mayor shall have the appointment, control and direction of the police force of the city.

Section 13. The city council may establish a fire department for said city, to consist of such officers and men as it may prescribe, which officers shall be appointed by the mayor subject to confirmation by the city council, and it may make regulations for the government of the department.

Fire
department.

Section 14. The city council shall establish, by ordinance, the regular salaries or remuneration of the offices established by this act, in case the same is not fixed herein, and of such other offices as may be hereafter established, and after the first municipal year no ordinance of the council changing any such salary or remuneration, shall take effect until the municipal year succeeding that in which the ordinance is passed.

Salaries of
officers
created under
this act.

Section 15. In case any ordinance, order, resolution or vote involves the appropriation or expenditure of money to an amount which may exceed three hundred dollars, the laying of an assessment, or the granting to a person or corporation of any right in, over or under any street or other public ground of this city, the affirmative votes of a majority of all the members of the city council shall be necessary for its passage. Every such ordinance, order, resolution or vote shall be read twice, with an interval of at least three days between the two readings, before being finally passed, and the vote upon its final passage shall be taken by roll call. No sum appropriated for a specific purpose shall be expended for any other purpose, and no expenditure shall be made nor liability incurred by or in behalf of the city, until an appropriation has been duly voted by the city council sufficient to meet such expenditure or liability, together with all unpaid liabilities which are payable out of such appropriation; provided, however, that after the expiration of the financial year until the passage of the regular annual appropriation, liabilities, payable out of a regular appropriation to be contained therein may be incurred to an amount not exceeding one-quarter of the total of such appropriation for the preceding year. No money shall be paid out of the city treasury, except on orders signed by the mayor, designating the fund or appropriation from which said orders are to be paid.

Appropriations which exceed \$300 require affirmative vote of majority of all the members of city council.

--vote shall be read twice.

Section 16. For the purpose of organizing the system of government hereby established, and putting the same in operation in the first instance, the selectmen of the town shall, within thirty days after the acceptance of this charter, issue their warrant for calling a meeting of the legal voters at such place and hour of the day as they shall choose, for the purpose of choosing a mayor, and five aldermen to be taken from the city at large;

Selectmen within 30 days of acceptance of the charter shall issue warrant for election of mayor and five aldermen.

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—ward
meetings.

—annual
elections,
when held.

—tenure of
city officers.

—vacancy in
office of
mayor, how
filled.

—meetings
of board of
aldermen.

said officers shall be elected by a plurality vote. The town clerk shall notify the several officers elect, of their election, in writing, within twenty-four hours. Their powers and duties shall be as herein provided. After the city has been divided into wards, ward meetings of the legal voters thereof shall be called, which meetings shall be presided over by some person appointed by the city council, and the records of said first meetings in the several wards shall be made by some person designated by the city council, and at said first meetings lists of voters, corrected by the aldermen, shall be delivered to the persons designated to act as recording officers in the several wards to be used as provided by law, in town meetings. Said recording officers shall perform the duties of ward clerks, as before herein provided, relative to making a record of the election and returning a copy of the records of the city council. On the first Monday in March, annually thereafter the qualified voters of each ward shall vote on one ballot for city and ward officers, as hereafter provided for, all of which officers except the mayor shall be residents of the ward or district where elected. And all officers shall be elected by ballot, by a plurality of the votes given, and shall hold their offices one year from the second Monday in March, and until others shall be elected and qualified in their places; all city and ward officers shall be held to discharge the duties of the offices to which they have been respectively elected, notwithstanding the removal after their election, out of their respective wards, into any other ward in the city; the ward clerk within twenty-four hours after such election shall deliver to the ward officers elected, certificates of their election, and shall forthwith deliver to the clerk a certified copy of the record of such election, a plain and intelligible abstract of which shall be entered by the city clerk upon the city records. If the person elected shall refuse to accept the office, the said board shall issue their warrants for another election; and in case of a vacancy in the office of mayor by death, resignation or otherwise, it shall be filled for the remainder of the term by a new election, to be called as herein provided, and held within twenty days after the vacancy occurs. The oath or affirmation prescribed by this act shall be administered to the mayor by the city clerk, or any justice of the peace. The aldermen elect shall meet on the second Monday of March at seven o'clock in the evening, when the oath or affirmation, required by the second section of this act shall be administered to the members present by the mayor, or any justice of the peace. The city council shall by ordinance, determine the times of holding stated or regular meetings of the board, and shall also in like manner determine the manner of

calling special meetings and the persons by whom the same shall be called, but until otherwise provided by ordinance, special meetings shall be called by the mayor by causing a notification to be given in hand or sent by mail or telephone to each member.

Section 17. After the organization of the city government and the qualification of a mayor, and when a quorum of the city council shall be present, said board, the mayor presiding, shall proceed to choose a permanent chairman, who in the absence of the mayor, shall preside at all meetings of the board, and in case of any vacancy in the office of mayor caused by death, resignation or otherwise, he shall exercise all the powers and perform all the duties of the office so long as such vacancy shall remain; he shall continue to have a vote in the board, but shall not have the veto power. The board of aldermen, in the absence of the mayor and permanent chairman, shall choose a president, pro tempore, who shall exercise the power of a permanent chairman.

Chairman of city council, choosing of.

Section 18. Every officer of the city, except the mayor, shall, at the request of the city council, appear before the board and give such information as may be required, and answer any questions that may be asked by the council in relation to any matter, act or thing connected with his office or the discharge of the duties thereof.

Information shall be given, when required of any officer except mayor.

Section 19. The aldermen shall not be entitled to receive any salary or other compensation during the year for which they are elected, nor be eligible to any office of profit or emolument the salary of which is payable by the city, during said term; and all departments, boards, officers and committees, acting under the authority of the city and intrusted with the expenditure of public money, shall expend the same for no other purpose than that for which it is appropriated, and shall be accountable therefor to the city in such manner as the city may direct.

Aldermen shall receive no salary.

Section 20. Neither the mayor, members of the board of aldermen, or any officer of the city, shall be interested, directly or indirectly, in any contract or agreement to which the city is a party. This provision shall not apply to local tradesmen furnishing supplies of any kind in their line to the city.

City officers shall not be interested in contracts with city.

Section 21. All officers of the police department shall be appointed by nomination by the mayor and confirmed by the city council, and may be removed by them for good cause. All other subordinate officers shall be elected by the city council, and may be removed by them for cause. Except as otherwise specially provided in this act, all subordinate officers shall be elected annually on the second Monday of March, or as soon

Appointment of police officers.

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thereafter as may be, and their term of office shall be for one year, and until others are qualified in their places.

Only citizens
of the United
States and
residents of
city eligible
to office.

Section 22. No person shall be eligible for election or appointment to any office established by this act, unless at the time of election he shall have been a citizen of the United States, and a resident of the city for at least three months. Any office established by or under this act shall become vacant if the incumbent thereof ceases to be a resident of the city.

Superintend-
ing school
committee.

Section 23. The members of the school committee first elected under the provisions of this charter, at their first meeting shall designate by lot, one of their number to hold office for three years, one for two years, and one for one year. Each member elected thereafter to fill the place of one whose term expires, shall hold office three years. A majority of the board shall constitute a quorum for the transaction of business. They shall have all the powers and perform all the duties in regard to the care and management of the public schools of said town which are now conferred upon superintending school committees by the laws of this state, including the employment of all teachers. They may annually, and whenever there is a vacancy, elect a superintendent of schools, who may be a member of the committee, for the current municipal year, who shall have the care and supervision of said public schools under their direction, and act as secretary of their board; they shall fix his salary at the time of his election, which shall not be increased nor diminished during the year for which he is elected, and may at any time dismiss him if they deem it proper or expedient. A suitable and convenient room shall be furnished by the city for the meetings of said committee, wherein shall be kept their records open to the inspection of the citizens. The said committee shall annually, before the spring election, furnish to the city council an estimate in detail of the several sums required during the ensuing year for the support of said public schools, and they shall not increase the expenditures beyond the amount appropriated therefor.

—powers and
duties.

City council
may have
charge of
sewers.

Section 24. The city council may lay out, maintain and repair all main drains or common sewers in said city, in manner and form prescribed by statute.

General
meetings
of citizens.

Section 25. General meetings of the citizens, qualified to vote in the city affairs may, from time to time, be held to consult upon the public good, to instruct their representatives and to take all lawful measures to obtain redress of any grievances according to the rights secured to the people by the constitution of this state; and such meetings shall be duly warned by the mayor and aldermen upon requisition of twenty qualified voters.

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The city clerk shall act as clerk of such meetings and record the proceedings upon the city records.

Section 26. When the city of Brunswick shall be duly constituted, the title of the municipal court for said town shall be changed to the municipal court for the city of Brunswick; and said court shall remain otherwise unaffected by this act.

Title of
municipal
court.

Section 27. When the organization of the government shall be perfected as aforesaid, the title to all property of the town of Brunswick shall be transferred and vested in the city of Brunswick without any conveyance or ceremony.

Title to
property.

Section 28. This act shall take effect and be in full force when the same shall have been accepted by the inhabitants of said town qualified to vote in town affairs, at a legal meeting called for that purpose, provided, it shall be accepted within five years from the passage of this act; but no more than one meeting for that purpose shall be called in any one year. And at such meeting the inhabitants of said town shall vote by a written ballot, those in favor of accepting this act having on the ballot the word 'yes,' and those opposed having on the ballot the word 'no'; and if a majority of all the ballots received are in favor of accepting the same, it shall then become a law and take effect. And it shall be the duty of the clerk of said town to file a copy of the record of the vote of said town accepting the same, with the clerk of the city of Brunswick, when elected, who shall transcribe such copy into the records of the city, and such record shall be conclusive evidence that this act has been accepted:

This act shall
take effect
when
accepted by
vote
of town.

Approved March 21, 1905.

Chapter 318.

An Act to incorporate the Peaks Island Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Arthur H. Moulton, Edgar E. Rounds, George F. Kavanaugh, George C. Ricker, Wilbur C. Whelden, all of Portland, and H. Herbert Sturgis of Standish, in the county of Cumberland, their associates and successors, are hereby incorporated into a corporation, under the name of the Peaks Island Railroad Company, for the purpose of building, constructing, maintaining and operating by electrical, steam, animal, water or other power, a railroad for passenger and freight transportation, with such single or double tracks, side tracks, switches,

Corporators.

—corporate
name.

CHAP. 318

turnouts, stations and appurtenances, and with such poles, wires, appliances and appurtenances as may seem advisable and desirable to said company in that part of said city of Portland known as Peaks Island.

May lay tracks under direction of municipal officers.

Section 2. Said company shall have the right to lay its tracks, switches and turnouts in the streets and ways of said Peaks Island in such manner and under such conditions as may be permitted and allowed by the municipal officers of said city of Portland, and said company may acquire and hold property by purchase, grant or gift, and it may take and hold lands as for public uses, in such manner and under such conditions as is provided by law in the case of steam railroads in chapter fifty-one of the revised statutes of nineteen hundred and three, and all damages therefor shall be estimated and paid as in the case of taking lands for steam railroads.

—may hold lands as for public uses.

Rates for transportation.

Section 3. Said company shall have power, from time to time, to fix such rates of compensation for transporting persons and property as it may deem expedient.

Capital stock.

Section 4. The capital stock of said company shall be one hundred thousand dollars, to be divided into shares of the par value of twenty-five dollars each.

Company may issue bonds.

Section 5. Said company shall have the power to issue its bonds for the construction of its works, maintenance or operation of the same of any or all kinds, upon such rates and terms as it may deem expedient, not exceeding the sum of twenty-five thousand dollars per mile and not exceeding in total amount the amount of capital stock of said company at the time of the issuance of said bonds, and to secure the same by mortgage of any property and franchise of the said company.

Road may not be operated at all times.

Section 6. Said company shall be relieved of the duty of running its road whenever the convenience and wants of the public do not demand it, unless it shall be ordered otherwise by the municipal officers of said city.

Notice of first meeting, how given.

Section 7. The first meeting of said company may be called by any two of said corporators giving actual notice in writing to their several associates at least seven days before the date named in said notice for such meeting, and said company may make such by-laws as are proper and not contrary to the laws of the state.

Section 8. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 319.

An Act to extend the charter of the Mutual Fire Insurance Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The rights, powers and privileges of the Mutual Fire Insurance Company which were granted by chapter five hundred and thirty-four of the private and special laws for the year eighteen hundred and ninety-seven and extended by chapter seventy-one of the private and special laws of eighteen hundred and ninety-nine and again extended by chapter two hundred and ninety of the private and special laws of nineteen hundred and one, and again extended by chapter ninety-two of the private and special laws of nineteen hundred and three are hereby further extended for two years from the approval of this act.

Charter
extended for
two years.

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 320.

An Act to restore the jurisdiction of Trial Justices in the Town of Fayette, in the County of Kennebec.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. That so much of chapter four hundred and twenty-nine of the private and special laws of nineteen hundred and one as relates to the powers and jurisdiction of trial justices in the town of Fayette in the county of Kennebec is hereby repealed.

Portion of
chapter 429,
private and
special laws,
1901, repealed.

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 321.

An Act to incorporate the Union Cemetery Improvement Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Warren Hills, Herbert A. Hawes, Elvira Cobb, Dora Comery, Lovey Jones, Margaret Thompson, Harriet Miranda Robbins, Lucy Daniels, Vienna C. Walker, James Fossett, Elisha Mero, Edgar Wolcott, Anna Jones, Samuel G. Hills, Hampton Robbins, Fred A. Alden, L. Roscoe Morse, George W. Bachelder, Patience M. Rice, Elias H. Burkett,

Corporators.

CHAP. 322**--corporate
name.**

Ellen Wiley, Lizzie Elliott, Hamelin Bowes, William Green, Charles Lucas, Ann Mossman, William Bessey, Izora Gleason, John L. Bradford, Adelbert P. Robbins and F. Ellen Burkett, all of Union in the county of Knox and state of Maine, and C. I. Burrows, Lucy E. Burton, Charles E. Barnard and C. M. Walker, all of Rockland in said county of Knox and state of Maine, their associates, successors and assigns, are hereby incorporated by the name of the Union Cemetery Improvement Company, for the purpose of caring for, beautifying and keeping in order generally, the cemetery situated in the town of Union aforesaid, a short distance from Union common and generally known as the Union cemetery.

**Powers of the
company.**

Section 2. Said company is hereby authorized to receive from any person, corporation or other source, money or property and to hold and use the same for the purposes set forth in section one of this act. Said company is hereby authorized to make such by-laws as are necessary to carry out the provisions of this act. The first meeting of said company may be called by a notice thereof, signed by any five of the corporators herein named and served upon each corporator by publishing the same for three consecutive weeks in some newspaper printed in said county of Knox, the last publication to be at least seven days before the time of meeting.

**--first
meeting,
how called.****Corporation
shall organize
within two
years.**

Section 3. This act shall become null and void in two years from the time when the same takes effect, unless the corporation shall have organized under this charter.

Section 4. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 322.

An Act to extend the charter of the Meduxnekeag Light and Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

**Charter
extended for
two years.**

Section 1. The rights, powers and privileges of the Meduxnekeag Light and Power Company which were granted by chapter one hundred and sixty-two of the special laws of one thousand nine hundred and three, are hereby extended for two years from the approval of this act and the persons named in said act, their associates and successors shall have all the rights, powers and privileges that were granted them by said act to be exercised in the same manner and for the same purposes as specified in said act.

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 323.

An Act authorizing the payment of an annuity by the City of Portland to Lizzie A. Johnson.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The city council of the city of Portland may annually hereafter appropriate and pay to Lizzie A. Johnson widow of Charles A. Johnson; a former member of the fire department of said city who on the twenty-sixth day of April, in the year of our Lord one thousand nine hundred and three, received injuries while in the discharge of his duty which resulted in his death, a sum not exceeding three hundred dollars for the benefit of herself and family. Such annuity may be granted to said Lizzie A. Johnson during her widowhood or so long as she remains a resident of said city of Portland.

City of
Portland
authorized to
pay annuity
to Lizzie A.
Johnson.

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 324.

An Act to authorize Wadsworth and Woodman to take water from Lake Maranocook.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Herbert E. Wadsworth and Harris S. Woodman, copartners as Wadsworth and Woodman, their successors and assigns, are hereby authorized to draw and use from Lake Maranocook not exceeding fifteen thousand gallons of water a day for use, for all domestic and industrial purposes, upon the premises formerly owned by the Maine Condensed Milk Factory Company property. For such purpose a pipe may be extended into said lake from said premises. Authority is hereby granted to also lay and maintain such pipe in the street upon which said premises are situated as may be necessary to reach the buildings thereon. The acceptance of the right given by this section shall be evidenced by a declaration of such acceptance, signed by the beneficiaries, filed in the registry of deeds for the county of Kennebec, specifying therein the maximum quantity of water so to be used per day and the size of the pipe so to be laid therefor.

Wadsworth
and
Woodman to
take water
from Lake
Maranocook.

Section 2. Any person, firm or corporation, sustaining legal damage hereunder may have such damages, if any, estimated, secured, determined and paid as in case of railroads by begin-

Damages, if
any, how
estimated.

CHAP. 325

ing appropriate proceedings therefor at any time within twelve months after the filing of said acceptance in the registry of deeds. No damages shall be allowed hereunder except as may be required by the law of the land now in force.

Section 3. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 325.

An Act to prohibit fishing in Break Neck brook and its tributaries, situated partly in the towns of Sebago and Baldwin, County of Cumberland.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Break Neck
brook and
tributaries
closed for
fishing of all
kinds.

It shall be unlawful to fish for, take, catch or kill any kind of fish at any time in Break Neck brook or in any of its tributaries, situated partly in the towns of Sebago and Baldwin, county of Cumberland, under the same penalty as is provided in the general law of the state for illegal fishing.

Approved March 21, 1905.

Chapter 326.

An Act to regulate the use of the roads in the town of Castine.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Certain
streets closed
to use of
automobiles.

Section 1. The town of Castine in the county of Hancock at any legal meeting of the voters thereof, may close to the use of automobiles the following streets within its limits: So much of Main street as extends north of Water street; so much of Water street as extends west of Main street; so much of High street as extends west of State street; so much of Wadsworth Cove road as extends from Fort George to Wadsworth Cove, shore or beach; so much of Penobscot Bay road as extends north of the Bagaduce road. Any street or road so closed or so much thereof as is closed, shall be marked at the point where it is closed, by a sign board in large letters, 'No automobiles allowed on this road.'

—signs shall
be placed to
mark points
where roads
are closed.

—penalty for
violation of
this act.

The term automobile as used in this section applies to all motor vehicles propelled by power. For the violation of this act the town of Castine may vote at said meeting what punishment shall be inflicted for the violation thereof, but for the first

offense, not over fifty dollars, and cost of prosecution; for the second offense, not over fifty dollars or thirty days imprisonment or both, and cost of prosecution.

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 327.

An Act to amend Chapter one hundred and eighty-four of the Private and Special Laws of eighteen hundred and ninety-five, entitled, "An Act to incorporate the Castine Water Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Amend section two of said act as follows: In the seventh line of said section insert a comma after the word "lands" and in the same line insert a comma after the word "described"; also amend said section by striking out all of said section after the word "pipe" in the thirteenth line, so that said section as amended, shall read as follows:

Section 2,
chapter 184,
private and
special laws,
1895, amended.

'Section 2. The purposes of said corporation being public purposes, the said corporation for said purposes, may take, detain, divert and use so much of the waters of any lake, stream, or artesian well now existing in said town of Castine, as may be necessary therefor, and further, for said purposes, said corporation may purchase or take and hold as for public uses, such lands, and such waters herein before described, as may be necessary for obtaining, securing, conducting and distributing an ample supply of water for the uses contemplated in the charter, including lands for reservoirs, pipes, windmills and other structures of said corporation. Not more than one rod in width of land shall be used for laying any one line of pipe.'

May take
waters of
any lake.

Approved March 21, 1905.

CHAP. 328**Chapter 328.**

An Act authorizing the town treasurer of Kittery to expend money left for private lots in cemeteries not incorporated.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Treasurer
authorized to
expend
certain
moneys.

Whatever sum or sums of money which have been left with the town treasurer of Kittery or may in the future be left in his care for the purpose of caring for private lots in cemeteries not incorporated in said town, may be used by said treasurer for said purpose under the supervision of the selectmen of said town,

Approved March 21, 1906.

Chapter 329.

An Act to regulate fishing in Sokokis Lake, so called, in the town of Limerick, also its tributaries, and in Long and West ponds, in Parsonsfield, in the county of York.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sokokis lake
and
tributaries,
close time for
fishing in.

Section 1. There shall be an annual close time for fishing for any kind of fish in Sokokis lake, so called, in the town of Limerick, and in all of the tributary waters of said lake including Brown's brook, so called, above the dam at Limerick Mills in the towns of Limerick, Cornish and Parsonsfield, and Long pond and West pond, so called, in Parsonsfield, at the headwaters of said stream, as follows:

—for a period
of five years.

It shall be unlawful to fish in said waters for any kind of fish for a period of five years from the date of the approval of this act, except that during the month of August of each year that bass and pickerel may be taken in the ordinary way with hook and line from the waters of said Sokokis lake, and in said Long pond and West pond from June fifteenth to September first of each year.

—exception.

Penalty for
violation
of this act.

Section 2. Whoever violates any of the provisions of this act shall be subject to the same penalty as is provided in the general law of the state for illegal fishing.

Approved March 21, 1906.

Chapter 330.

An Act to amend Chapter two hundred fifty-seven of the Private and Special Laws of nineteen hundred and three, relating to the protection of Deer on the island of Mount Desert.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Chapter two hundred and fifty-seven of the private and special laws of nineteen hundred and three is hereby amended by adding thereto the following, 'excepting there shall be an open time to hunt and shoot deer in said town of Southwest Harbor, formerly a part of said Tremont, for one month in the year, from November fifteenth to December fifteenth,' so that said chapter, as amended, shall read as follows:

'It shall be unlawful for any person to hunt, chase, pursue, catch or kill any deer at any time in the towns of Eden, Mount Desert or Tremont, in Hancock county, under the penalty provided in the general law for illegal hunting or killing of deer excepting that there shall be an open time to hunt and shoot deer in said towns and the town of Southwest Harbor, formerly a part of said Tremont, for one month in the year, from November fifteenth to December fifteenth.'

Chapter 257,
private and
special laws,
1903,
amended.

Close time on
deer in towns
of Eden,
Mount Desert
and Tremont.

—open
season.

Approved March 21, 1905.

Chapter 331.

An Act to extend the close time of Deer on Swan's Island Hancock County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. It shall be unlawful for any person to hunt, chase, pursue, catch or kill any deer at any time in the town of Swan's Island, in the county of Hancock, for the next five years from the time this act shall take effect, under the penalty provided in the general law for illegal hunting or killing of deer, excepting, however, there shall be an open time to hunt or kill deer in said town for two weeks in the month of December on and after the year nineteen hundred and eight, beginning on the fifteenth day of said month.

Close time on
deer in town
of Swan's
Island.

—open
season.

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

CHAP. 332**Chapter 332.**

An Act to prohibit throwing sawdust, shavings, waste or refuse into Heath brook or its tributaries, in the town of Acton, York county.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Throwing of
mill waste
into Heath
brook,
forbidden.

Section 1. No person shall cast or throw into Heath brook in the town of Acton, in the county of York, or into any of the tributaries of said brook, any sawdust, shavings, bark or other mill waste, or place or deposit such mill waste or other refuse along the banks in such manner that the same shall fall or be washed into said brook or its tributaries.

Penalty.

Section 2. Whoever violates any of the provisions of this act shall be subject to a penalty of not less than fifty nor more than one hundred dollars and costs for each offense.

Section 3. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 333.

An Act to amend Chapter one hundred and fifty-three of the Private and Special Laws of eighteen hundred seventy-nine, in regard to building dams and embankments on Swift river in the town of Byron.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1,
chapter 153,
private and
special laws
1879,
amended.

Section 1. The first line of section one is hereby amended by adding after the word "Byron" the words 'or the Rumford Falls and Rangeley Lakes Railroad Company;' also the ninth line of said section one by adding after the word "Byron" the words 'or the Rumford Falls and Rangeley Lakes Railroad Company;' also the thirteenth line of said section one by adding after the word "Byron" the words 'or the Rumford Falls and Rangeley Lakes Railroad Company;' also by inserting after the word "highway" in the fifth line and before the word "in" in the sixth line the words 'or the track of said railroad company', so that said section as amended, shall read as follows:

Inhabitants
of Byron or
the Rumford
Falls and
Rangeley
Lakes
R. R. Co.
authorized to
confine Swift
river in its
proper
channel.

'Section 1. The inhabitants of the town of Byron, or the Rumford Falls and Rangeley Lakes Railroad Company, in the county of Oxford, are hereby authorized to construct, maintain and keep in repair, dams and embankments, at such places in said town as may be necessary to confine the water of Swift river in its proper channel, and to keep said water from injuring the public highway or the track of said railroad company in said town, and for said purpose may at all times enter upon and take

CHAP. 333

such land and material as may be required in constructing, maintaining and keeping in repair such dams and embankments; provided, however, said inhabitants of Byron, or the Rumford Falls and Rangeley Lakes Railroad Company, shall pay the owner of such land or material so taken such sum as the parties may agree upon, and in case the parties fail to agree upon the amount of damage or value of the property so taken, said inhabitants of Byron, or the Rumford Falls and Rangeley Lakes Railroad Company, shall pay such damage as may be adjudged by the county commissioners of the county of Oxford, to be ascertained in the same manner and under the same conditions and liabilities as are now or may hereafter be provided by law in case of damage by the laying out of public highways, and for the purpose of this act, said inhabitants of Byron may raise and appropriate money in the same manner as is provided by law for constructing or repairing highways.'

—may enter
on and take
land and
material.

—damages,
by whom
paid.

Section 2. Also that section two of this act be amended as follows: By inserting after the word "town" and before the word "to" in the third line of said section the words 'or the Rumford Falls and Rangeley Lakes Railroad Company;,' also said section is further amended by inserting after the word "located" in the eleventh line of said section the words 'in case the owner of said land is not a resident of the town of Byron so that personal notice cannot be conveniently given him said notice may be published three weeks successively in some newspaper published in the county of Oxford, the last publication to be at least seven days before the time appointed for the aforesaid view;,' also by inserting after the word "otherwise" in the seventeenth line of said section the words 'in case the owner of said land is not a resident of the town of Byron so that personal notice cannot be conveniently given him, said notice may be published three weeks successively in some newspaper published in the county of Oxford, the last publication to be at least seven days before the time appointed for the aforesaid view;,' also by inserting after the word "notice" in the eighteenth line of said section two the words 'or date of publication of said notice.' Said section is further amended by inserting after the word "parties" in the thirty-sixth line of said section the following words: 'Should said selectmen neglect or refuse to locate dams or embankments as requested by the petitioners, the Rumford Falls and Rangeley Lakes Railroad Company shall have the same right to appeal from the decision of said board of selectmen that is herein provided for land owners, and the same procedure as to notice and other things to be done in the matter of appeal shall be taken by said railroad company as is herein pro-

Section 2,
chapter 158,
amended.

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Selectmen on request may locate dams or embankments.

—notice to parties interested.

—how given.

—hearing and notice of decision to locate.

—entry of appeal.

—hearing by county commissioners.

vided for the land owners to take,' so that said section as amended, shall read as follows:

'Section 2. The selectmen of said town of Byron, or their successors in said office, on request of five or more citizens of said town, or the Rumford Falls and Rangeley Lakes Railroad Company, to locate or construct dams or embankments in said town, for the purposes aforesaid, shall forthwith appoint a time and place when they will meet to view the premises, and shall give not less than seven days' notice of the time and place designated, to all parties interested; said notice may be a written notice to the owner of the land on which said proposed dam or embankment is to be constructed; or it may be by posting up said notice in three public and conspicuous places in the immediate vicinity, where said proposed dam is asked to be located. In case the owner of said land is not a resident of the town of Byron so that personal notice cannot be conveniently given him, said notice may be published three weeks successively in some newspaper published in the county of Oxford, the last publication to be at least seven days before the time appointed for the aforesaid view.

At the time appointed, said selectmen shall meet, view the premises, hear the parties, and if a decision to locate is made, shall give the owner or owners of the land where said dam or embankment is to be located, if the residence of such owner or owners is known, written notice of their said decision, either by mail or otherwise. In case the owner of said land is not a resident of the town of Byron so that personal notice cannot be conveniently given him said notice may be published three weeks successively in some newspaper published in the county of Oxford, the last publication to be at least seven days before the time appointed for the aforesaid view. Said owner or owners shall have seven days from the time they have notice or date of publication of said notice of such decision, in which to enter with the clerk of the town of Byron, notice of an appeal from the decision of said selectmen, and in case a notice of such an appeal is not so lodged with the clerk, no appeal shall be taken. Any land owner aggrieved at the decision of said selectmen as to the aforesaid location, may appeal as aforesaid to the county commissioners of Oxford county, by entering his said appeal with the clerk of said commissioners in said county, within ten days after receiving notice of the decision of said selectmen; said clerk shall immediately notify said board of commissioners of said appeal, and said commissioners shall forthwith appoint a time and place within thirty days, when they will view the premises and hear all interested. The clerk aforesaid, shall

notify by letter the said selectmen and the parties taking the appeal, of the time and place designated by the commissioners for hearing the parties; he shall also cause a notice of said hearing to be published one or more times in some newspaper printed in Oxford county, and shall mail a copy of said paper, with the notice printed therein, to the respective parties. Should said selectmen neglect or refuse to locate dams or embankments as requested by the petitioners, the Rumford Falls and Rangeley Lakes Railroad Company shall have the same right to appeal from the decision of said board of selectmen that is herein provided for the land owners, and the same procedure as to notice and other things to be done in the matter of appeal shall be taken by said railroad company as is herein provided for the land owners to take.

At the time of said hearing, said commissioners shall view the premises, hear the parties, after which they may confirm the decision of said selectmen in whole or in part, or may make such new location or locations, as is in their judgment necessary, and assess all damages caused by said locations. They shall also cause a report of their doings to be recorded in the clerk's office in said town of Byron, also in their own office. Their said decision as to location to be final, but not as to damages.'

--duties of
commis-
sioners
at hearing.

Section 3. Said dams or embankments may be constructed before the question of damage is settled.

Dams or
embankments
may be built
before
damages are
settled.

Section 4. The expense of the commissioners shall be included in their regular bills against the county.

Expense
of commis-
sioners.

Approved March 21, 1905.

Chapter 334.

An Act to incorporate the Dexter Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Cyrus Foss, S. S. Ireland, W. E. Brewster, F. D. Dearth, C. M. Sawyer, W. H. Judkins, A. A. Springall, Arthur P. Abbott, J. Willis Haines, Elmer A. Brewster, George Park, David H. Mudgett and C. H. Haines or such of them as may by vote accept this charter, their associates, successors and assigns, are hereby made a body corporate and politic to be known as the Dexter Trust Company, and as such shall be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by law.

Corporators.

--corporate
name.

CHAP. 334**Location.**

Section 2. The corporation hereby created shall be located at Dexter, in the county of Penobscot and state of Maine.

Purposes.

--to receive deposits, etc.

--to borrow money, etc.

--to maintain safe deposit vaults.

--to act as agents.

--to execute trusts etc.

--to act as assignee, etc.

--to do a general banking business.

Capital stock.

--shall not commence business until \$50,000 has been paid in.

Shall not make loans on security of its own capital stock.

Board of trustees.

Section 3. The purposes of said corporation and the business which it may perform are; first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits, or real estate, or personal security, and to negotiate loans and sales for others; third, to own and maintain safe deposit vaults, with boxes, safes and other facilities therein, to be rented to other parties for the safe keeping of moneys, securities, stocks, jewelry, plate, valuable papers and documents, and other property susceptible of being deposited therein, and may receive on deposit for safe keeping, property of any kind entrusted to it for that purpose; fourth, to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; fifth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; sixth, to act as assignee, receiver or executor, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving the same shall require it; seventh, to do in general all the business that may be lawfully done by trust and banking companies, and said corporation shall have power and authority to establish branches

Section 4. The capital stock of said corporation shall not be less than fifty thousand dollars, divided into shares of one hundred dollars each, with the right to increase the said capital stock at any time, by vote of the shareholders, to any amount not exceeding one hundred thousand dollars. Said corporation shall not commence business as a trust or banking company until stock to the amount of at least fifty thousand dollars shall have been subscribed and paid in, in cash.

Section 5. Said corporation shall not make any loan or discount on the security of the shares of its own capital stock, nor be the purchaser or holder of any such shares unless necessary to prevent loss upon a debt previously contracted in good faith; and all stock so acquired shall, within six months from the time of its acquisition, be disposed of at public or private sale.

Section 6. All the corporate powers of this corporation shall be exercised by a board of trustees, who shall be residents of this state whose number and term of office shall be determined by a vote of the shareholders at the first meeting held by the incorporators and at each annual meeting thereafter.

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The affairs and powers of the corporation may, at the option of the shareholders, be entrusted to an executive board of five members to be, by vote of the shareholders, elected from the full board of the trustees. The trustees of said corporation shall be sworn to the proper discharge of their duties, and they shall hold office until others are elected and qualified in their stead. If a trustee or director dies, resigns, or becomes disqualified for any cause, the remaining trustees or directors may appoint a person to fill the vacancy until the next annual meeting of the corporation. The oath of office of such trustee or director shall be taken within thirty days of his election, or his office shall become vacant. The clerk of such corporation shall, within ten days, notify such trustees or directors of their election and within thirty days shall publish the list of all persons who have taken the oath of office as trustees or directors.

—executive
board.

—vacancies,
how filled.

Section 7. The board of trustees or directors of said corporation shall constitute the board of investment of said corporation. Said trustees or directors shall keep in a separate book, specially provided for the purpose, a record of all loans and investments of every description, made by said institution substantially in the order of time when such loans or investments are made, which shall show that such loans or investments have been made with the approval of the investment committee of said corporation, which shall indicate such particulars respecting such loans or investments as the bank examiner shall direct. This book shall be submitted to the trustees or directors and to the bank examiner whenever requested. Such loans or investments shall be classified in the book as the bank examiner shall direct. No loan shall be made to any officer or director of said banking or trust company except by the unanimous approval of the executive board in writing, and said corporation shall have no authority to hire money or to give notes unless by vote of the said board duly recorded.

Board of
investment.

—shall keep
record of
loans.

—loans shall
not be made
to an officer
except upon
unanimous
approval in
writing.

Section 8. No person shall be eligible to the position of a director or a trustee of said corporation who is not the actual owner of ten shares of the stock.

Trustee shall
own ten
shares of
stock.

Section 9. Said corporation, after beginning to receive deposits, shall, at all times, have on hand in lawful money, as a reserve, not less than fifteen per cent of the aggregate amount of its deposits, which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said fifteen per cent may consist of balances, payable on demand, due from any national or state bank.

Reserve fund.

Section 10. All the property or money held in trust by this corporation, shall constitute a special deposit and the accounts

Special
deposits.

CHAP. 334

thereof and of said trust department shall be kept separate, and such funds and the investment or loans of them shall be specially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such property shall be kept separate and distinct from its general business.

**Adminis-
trators, etc.,
may deposit
in.**

Section 11. An administrator, executor, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

**Individual
responsi-
bility of
shareholders.**

Section 12. Each shareholder of this corporation shall be individually responsible for all contracts, debts and engagements of said corporation, to a sum equal to the amount of the par value of the shares owned by him in addition to the amount invested in said shares.

**Guaranty
fund.**

Section 13. Such corporation shall set apart as a guaranty fund not less than ten per cent of its net earnings in each and every year until such fund, with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

**Taxation
of shares.**

Section 14. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

**Examination
by bank
examiner.**

Section 15. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. If upon examination of said corporation, the examiner is of the opinion that its investments are not in accordance with law, or said corporation is insolvent, or its condition is such as to render its further proceedings hazardous to the public or to those having funds in its custody, or is of the opinion that it has exceeded its powers or failed to comply with any of the rules or restrictions provided by law, he shall have such authority and take such action as is provided for in the case of savings banks by chapter forty-eight of the revised statutes. He shall preserve in a

permanent form a full record of the proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same in some newspaper published where said corporation is established. If no paper is published in the town where said corporation is established, then it shall be published in a newspaper printed in the nearest city or town. The necessary expenses of the bank examiner while engaged in making such examination shall be paid by said corporation.

Section 16. Any five of the corporators named in this act may call the first meeting of this corporation by mailing a written notice signed by all, postage paid, to each of the corporators, seven days at least before the day of the meeting, naming the time, place and purpose of such meeting, and at such meeting the necessary officers may be chosen, by-laws adopted, and other corporate business transacted.

Section 17. This act shall take effect when approved.

Approved March 21, 1905.

Notice of
first meeting,
how given.

Chapter 335.

An Act to enable Edwin E. Doyle to maintain the upper dam on Flander's Stream in town of Sullivan, Hancock County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Edwin E. Doyle, his heirs and assigns, is hereby authorized to repair and maintain the upper dam, so called, on Flander's stream in town of Sullivan, Hancock county.

Section 2. Said Doyle, his heirs and assigns, may flow Bean's meadow, so called, and other lands bordering upon and contiguous to said pond and stream so far as necessary to raise suitable heads of water, and land necessary for landing, booming and driving logs and lumber in said pond and stream in connection with the operation of Bean's mill, so called, in said stream from October first to July first in each year. And if the said Doyle, his heirs or assigns, has not or shall not hereafter acquire such rights by virtue of his purchase and ownership of said mill and all appurtenances, which rights have long been used in connection with the operation of said mill, then if the parties owning lands used for landings cannot agree upon the damages therefor, the said damages shall be estimated by the county commissioners for the county of Hancock,, as provided by law in case of taking lands for public highways, and for the

Edwin E.
Doyle
authorized
to maintain
upper dam on
Flander's
stream.
May flow
Bean's
meadow, and
certain other
lands.

—damages,
how
estimated.

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damage occasioned by flowing land, the said Doyle, his heirs and assigns, shall not be liable to an action at common law, but the person injured may have a remedy, by complaint for flowing in the manner provided by chapter ninety-four of the revised statutes.

Section 3. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 336.

An Act to incorporate the Central Safe Deposit Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

- Corporators.** Section 1. Wallace H. White, Frank H. Packard, Edwin F. Scruton, Cyrus Greeley, William H. Newell, Hiram W. Ricker, Frederick H. White, George W. Bean, Frank S. Benson, Seth M. Carter, Daniel J. McGillicuddy, J. F. Boothby, William D. Pennell, Henry B. Estes and Charles C. Benson, their associates and successors, are hereby made a corporation by the name of Central Safe Deposit Company, for the purpose of receiving on deposit, for safe keeping, government securities, stocks, bonds, coins, jewelry, plate, valuable papers and other documents and other property of every kind, upon terms to be prescribed by the corporation, with all the powers and privileges and subject to the duties, restrictions and liabilities set forth in chapter forty-seven of the revised statutes and in all the general laws which now are or hereafter may be in force relating to such corporations.
- corporate name.**
- powers, privileges, duties, restrictions, etc.**
- Capital stock.** Section 2. The capital stock of said corporation shall not exceed one hundred thousand dollars.
- Location.** Section 3. Said corporation shall be located at Lewiston, Maine, and may purchase and hold real estate to an amount not exceeding one hundred thousand dollars.
- Section 4. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 337.

An Act to prohibit the throwing of sawdust, shavings, waste or refuse into Little Ossipee River, within the limits of the towns of Shapleigh, Newfield, Waterboro, Limerick and Limington, in York county.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. No person shall cast or throw into the Little Ossipee river, within the limits of the towns of Shapleigh, Newfield, Waterboro, Limerick and Limington, in the county of York, any sawdust, shavings, bark or other mill waste, or place or deposit such mill waste or other refuse along the banks in such manner that the same shall fall or be washed into said waters.

Throwing
waste into
Little
Ossipee river
forbidden, in
certain
towns.

Section 2. Whoever violates any of the provisions of this act shall be subject to a penalty of not less than fifty nor more than one hundred dollars and costs for each offense.

Penalty for
violation
of this act.

Approved March 21, 1905.

Chapter 338.

An Act to extend and amend the charter of the Patten Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The rights, powers and privileges of the Patten Trust Company, which were granted by chapter two hundred ninety-one of the private and special laws of nineteen hundred and three, are hereby extended for two years from the approval of this act; and the persons named in said act, their associates and successors, shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purposes as specified in said act, with such additional powers and privileges as are granted in this act.

Charter
extended for
two years.

Section 2. Section thirteen of chapter two hundred and ninety-one is hereby amended by inserting in the second line after the word "its" the word 'net,' so that the section as amended, shall read as follows:

Section 13,
chapter 291,
amended.

'Section 13. Such corporation shall set apart as a guaranty fund not less than ten per cent of its net earnings in each and every year until such fund, with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.'

Guaranty
fund.

Section 3. This act shall take effect when approved.

Approved March 21, 1905.

CHAP. 339**Chapter 339.**

An Act to amend Chapter one hundred thirty of the Private Laws of eighteen hundred and sixty-six, entitled "An Act to incorporate the Sebec Dam Company," as amended by Section six of Chapter twenty-six of the Private and Special Laws of eighteen hundred and ninety-nine, and further amended by Chapter one hundred and forty-one of the Private and Special Laws of nineteen hundred and three.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Chapter 130, private and special laws 1866, as amended by chapter 26, P. & S. laws, 1899, as amended by chapter 141, P. & S. laws of 1903, further amended.

Gates shall be tightly closed from March 1, to July 1, of each year.

—exception.

County commissioners may appoint agent to manage gates of dam.

—compensation of agent.

—fees of commissioners.

Section 1. Chapter one hundred and thirty of the private and special laws of eighteen hundred and sixty-six, as amended by chapter twenty-six of private laws of eighteen hundred ninety-nine, as amended by chapter one hundred forty-one of the private laws of nineteen hundred three, is hereby further amended by adding the following sections:

'Section 7. All the gates of said dam shall be kept tightly closed from the first day of March to the first day of July in each year. And during said period of time, from the first of March to the first day of July in each year, none of said gates shall be hoisted except when necessary for log driving and manufacturing purposes on Sebec river as specified in said chapter and amendments, but whenever during the period aforesaid the waters of Sebec lake shall be needed for said purposes or at any time for manufacturing including power purposes on the several privileges of Sebec river, said gates shall be hoisted to the extent required to allow the escape of sufficient water therefor.

Section 8. The county commissioners of Piscataquis county on petition of any person having property rights affected, or which may be affected, under the provisions of the foregoing section, may appoint a resident of said county an agent who shall have the management of the gates in the dam of the Sebec Dam Company for such time as said commissioners may determine and such agent shall receive for his services three dollars a day, one-half to be paid by said petitioner and one-half by said dam company. The fees of said commissioners shall be paid by the petitioner.'

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 340.

An Act authorizing Frank G. Spurling and others to build a wharf into tide waters in the town of Cranberry Isles.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Frank G. Spurling, Henry E. Spurling, Nettie A. Stanley and Grace M. Hadlock and their assigns are hereby authorized to erect, extend and maintain a wharf from their shore, north of the town landing, into tide waters of Spurling's Cove, in the town of Cranberry Isles, county of Hancock, for a distance not exceeding three hundred feet from high water mark.

Wharf
authorized
into tide
waters of
Spurling's
Cove.

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 341.

An Act to authorize the town of Mechanic Falls to acquire certain property and rights of the Mechanic Falls Manufacturing Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The town of Mechanic Falls is hereby authorized to acquire by gift, purchase or otherwise from the owners thereof, and to hold the whole or any part of the capital stock of the Mechanic Falls Manufacturing Company and to acquire by gift, purchase or otherwise, and to hold and manage the property and rights of said company; and, in case of purchase of either said stock or said property and rights, said town is authorized to raise the money necessary therefor by tax or loan as said town shall vote; provided, however, that no action hereunder by said town shall be authorized or valid unless at a legal town meeting under an article in the warrant therefor, the voters of said town shall vote in favor thereof.

Town of
Mechanic
Falls
authorized to
hold stock of
Mechanic
Falls Manu-
facturing Co.

—may raise
money
therefor.

—proviso.

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

CHAP. 342**Chapter 342.**

An Act to amend Chapter one hundred and thirty-five of the Public Laws of eighteen hundred and ninety-five, relating to Bath Municipal Court.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 10,
chapter 135,
public laws,
1895, amended.

Court may
adjourn from
time to time.

—shall be in
session each
Monday at
ten o'clock.

Section 1. Section ten of chapter one hundred and thirty-five of the public laws of eighteen hundred and ninety-five is hereby amended, so as to read as follows:

'Section 10. Said court may adjourn from time to time and shall be held at such place as shall be provided by the city of Bath and shall be considered in constant session for the trial of criminal offenses; said court shall be in session each Monday at ten o'clock in the forenoon for the entry and trial of civil actions. Every defendant and every person summoned as trustee shall have twenty-four hours in which to enter his appearance. If no appearance is entered within said twenty-four hours judgment may be entered, but no execution shall issue until twenty-four hours thereafter.'

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 343.

An Act relating to a winter speedway on the Kennebec River, at Gardiner.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

—corporate
name.

Course shall
not impede
travel nor
interfere with
use of ice for
commercial
purposes.

Section 1. Frank E. Boston, Charles S. Whitney, Fred E. Potter, F. W. Rafter, G. E. Brown, G. H. Harrington, B. E. Lamb, and their associates, successors or assigns, are hereby incorporated under the name of the Gardiner and Randolph Driving Club, and are hereby authorized to mark out and appropriate yearly a winter speedway for horses and their drivers on the Kennebec river at Gardiner, at a distance not exceeding one mile southerly from the Gardiner and Randolph bridge; and to charge a reasonable sum to each person who may desire to use the same.

Said course shall be located so as not to abridge or impede a reasonable opportunity for public travel without the limits thereof, and not to interfere with the use of the ice in said river for commercial purposes.

Section 2. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 344.

An Act to regulate fishing in the Rangeley chain of lakes, so called, in the counties of Franklin and Oxford.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. It shall be unlawful for any person or party or occupants of any one boat, canoe, raft or other vessel or conveyance propelled by steam, electricity, hand or other power to catch by still or plug fishing, so called, more than four trout and salmon in any one day collectively, nor more than two trout and salmon in any one day, individually, in the waters of Rangeley lake, Richardson lakes, Mooselookmeguntic lake and Cupsuptic lake situated in the counties of Franklin and Oxford; nor shall any one person in any one day take, catch and kill by any method of fishing more than fifteen pounds of trout and salmon in said waters, provided, however, that the taking of one additional fish when having less than fifteen pounds shall not be regarded as a violation of this law; nor shall any person, under the provisions of section twenty-eight of chapter thirty-two of the revised statutes, send more than one box of fish as therein provided once in thirty days.

Rangeley
lakes, fishing
in, regulated.

Section 2. Whoever shall violate any of the provisions of this act, shall be subject to the same penalty as is provided in the general law of the state for illegal fishing.

Penalty for
violation of
this act.

Approved March 21, 1905.

Chapter 345.

An Act granting Ithiel C. Blackman the right to maintain a ferry.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Ithiel C. Blackman of Lincoln, is hereby authorized to establish and maintain a ferry for the space of eight years, across the Penobscot river, between the towns of Lincoln and Chester, in Penobscot county, from the terminus of the road now existing on the Lincoln shore, near the station of the Maine Central Railroad at Lincoln Center, and the terminus of the road as now existing on the Chester shore; with the right to keep and maintain suitable boats to be propelled by wire and trucks, oars, sails, steam, or some other power, for the safe conveyance and transportation of passengers, teams, animals, carriages and freight.

Ferry
authorized
for eight
years
between
towns of
Lincoln and
Chester.

CHAP. 346**Rates of toll.**

—penalty for
neglect in
ferrying.

—ferryman,
how
removed.

County com-
missioners
shall have
notice of
intention to
give up ferry.

No other
ferry to be
established,
within
certain limits.

Section 2. The rates of toll at said ferry shall be as follows: Foot persons, five cents each; single teams and occupants, twenty-five cents for round trip; double teams, loaded or unloaded, forty cents for round trip; neat foot animals and horses, ten cents each one way; all other rates shall be as established by the county commissioners. All regulations now adopted by said commissioners for said ferry shall continue to govern during the life of this charter, and where said commissioners allow extra rates for ferrying in the evening, said Blackman shall be allowed the relative increase for such work. Said Blackman shall be liable for charging unauthorized rates in excess of those herein authorized, as provided by the revised statutes. For unreasonable neglect or delay in ferrying either passengers or freight, during the hours for said ferry to run as determined by said commissioners, there shall be a penalty of not more than fifty dollars, to be recovered by the party injured, in an action on the case. Should said Blackman become unfit to manage said ferry, or be guilty of gross violations of his duties as ferryman the said commissioners may have the power, upon complaint and hearing, to remove him whenever they deem such action necessary.

Section 3. Should said Blackman desire to give up said ferry, and the rights herein granted, he shall give the county commissioners of said county three months' notice, in writing, of his intentions to do so, and said commissioners may then appoint a ferryman for said place.

Section 4. No other ferry shall be established on said river nearer than South Lincoln on the south and the Fleming ferry on the north, unless said county commissioners shall deem it necessary. Said Blackman shall give to the commissioners a bond for the fulfillment of his duties.

Approved March 21, 1905.

Chapter 346.

An Act to provide for the appointment of a Probation Officer for the county of Cumberland.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Appoint-
ment of
probation
officer.

—tenure of
officer.

Section 1. The judge of the municipal court for the city of Portland shall appoint one person as probation officer, to be approved by the judge of the superior court for the county of Cumberland, who shall act under the direction of said courts. The terms of office of said officer shall be for the period of two years, or until removed by the judge of either

of said courts. A record of said appointment and approval and of any such removal shall be made by the clerk of said superior court, and said clerk shall notify the county commissioners and the county treasurer of the county of Cumberland of the same.

Section 2. Said probation officer shall have and exercise all the powers of a truant officer, police officer, constable and deputy sheriff in criminal matters. He may also, without warrant or other process, take any person placed in his care by either of said courts at any time until such person is committed on mittimus in final execution of sentence and bring him before the court, or the court may issue a warrant for the rearrest of any such person; and the court may thereupon proceed to sentence, order mittimus to issue where it has been stayed or make any other lawful disposition of the case.

Powers and
duties of
probation
officer.

Section 3. The salary of said probation officer shall be one thousand dollars per year, payable monthly in equal instalments by the county treasurer of the county of Cumberland, upon warrants drawn by the county commissioners of said county.

Salary.

When a person has been placed on probation the court may direct and authorize the probation officer to expend for the temporary support of such person, or for his transportation, or for both such purposes such reasonable sum as the court shall consider expedient and any sums so expended, together with actual disbursements for necessary expenses made by said probation officer while in the performance of his duty, shall be reimbursed to him out of the county treasury of the county of Cumberland after approval by the recorder of said municipal court when said expenditure was made by order of the judge of said court, or, in his absence, the recorder, or when said duties were performed on account of said municipal court, and by the clerk of said superior court when the expenditure was made by order of the judge thereof, or when said duties were performed on account of said superior court, provided that said officer shall not be allowed in all for such disbursements, exclusive of said expenditures made by special order of said courts, a greater sum than three hundred dollars in any one year.

—expenses of
person placed
on probation.

—actual
expenses of
probation
officer.

Section 4. In case of the absence of said probation officer, the judge of said municipal court, or, in his absence, the recorder, or the judge of the superior court, as the case may be, may appoint a probation officer, pro tempore, to act during such absence, who shall have all the powers and perform all the duties of the probation officer and who shall receive as compensation for each day's service the sum of three dollars per day

Probation
officer
pro tempore.

—powers and
duties of.

CHAP. 346

Probation officer shall obtain and furnish information relative to criminal offenses.

—any convicted person may be placed in care of probation officers.

Any person arrested for misdemeanor may apply for probation.

Shall keep full records.

to be paid by the county treasurer of the county of Cumberland; provided, that the compensation so paid for any excess over fourteen days' service in any one calendar year shall be deducted by said county treasurer from the salary of the probation officer.

Section 5. Said probation officer shall assist said courts by obtaining and furnishing information concerning previous arrests, convictions, imprisonments and other matters ordered by either of said courts relative to persons accused of criminal offenses, and by inquiring into the facts of every criminal case brought before said courts, and may recommend that any person convicted be placed upon probation. The case against any such convicted person may be continued for sentence, or sentence may be imposed and mittimus stayed for any period, and on any terms the court deems best. The court may place any person convicted by it in care of the probation officer for such time and upon such conditions as may seem proper. If the sentence is to pay a fine and to stand committed until the same is paid, the fine may be paid to said probation officer at any time during the period of probation and said probationer shall thereby be discharged. Said officer shall give a receipt for every fine so paid, shall keep a record of the same, shall pay the fine to the recorder or clerk of the court, as the case may be, within twenty-four hours after its receipt and shall keep on file the recorder's or clerk's receipt therefor.

Section 6. Any person arrested for a misdemeanor may make to the officer in charge of the place of custody in which he is confined a written statement, addressed to the judge of the municipal court, giving his name and address, what persons, if any, are dependent upon him for support, his place of employment, if any, and whether he has been arrested before within twelve months next preceding, together with a request to be released from custody. The officer who receives such statement shall endorse thereon the name of the arresting officer, and shall transmit said statement to the probation officer, who shall at once inquire as to the truth or falsity thereof, and into the record of said person as to previous offenses, and shall endorse thereon over his own signature for the use of the court the result of the investigation, and the court thereupon in its discretion may direct that such person be released from custody without arraignment. No officer making an arrest under the provisions of this section shall be liable for illegal arrest or imprisonment, if the person arrested shall be released from custody upon his own request, as herein provided.

Section 7. Said probation officer shall keep full records of all cases investigated by him, and of all cases placed in his care

CHAP. 347

by said courts and of any other duties performed by him under this act, and shall so arrange, consolidate and index his records, that the complete record of all the offenses of any one person may be readily ascertained.

Section 8. Said probation officer shall give to the county commissioners of the county of Cumberland such information as they shall request regarding his work, and shall report to said commissioners on blanks or forms furnished by them such facts as they shall require regarding all cases brought before said courts and investigated by said officer, and regarding all cases of persons placed upon probation in his custody. Said commissioners shall keep a record of the same and incorporate said record in their annual report.

Shall report, on request, to county commissioners.

Section 9. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 347.

An Act to close the tributaries of Big Concord Pond, in the Town of Woodstock, Oxford County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

It shall be unlawful to fish for, take, catch or kill any kind of fish at any time in any of the tributaries of Big Concord pond, situated in the town of Woodstock, in the county of Oxford, under the same penalty as is provided in the general law of the state for illegal fishing.

Close time for fishing in tributaries of Big Concord pond.

Approved March 21, 1905.

Chapter 348.

An Act to prevent the throwing of sawdust and other mill waste in Little Madawaska River and its tributaries in Aroostook County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. No person, copartnership, or corporation shall place or allow to be placed, by any person employed by said person, copartnership or corporation, any saw mill or shingle mill refuse or waste in the Little Madawaska river in the county of Aroostook, or any of its tributaries, or on the bank or banks of said Little Madawaska river or its tributaries, in such manner that the same might fall or be washed into said river or its tributaries.

No mill waste to be placed in Little Madawaska river or tributaries thereof.

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Penalty for
violation of
this act.

Act shall take
effect July 1,
1906.

Section 2. Any person, copartnership or corporation violating any provision of section one of this act shall be subject to a penalty of not less than ten or more than fifty dollars and costs for each offense.

Section 3. This act shall take effect July first, nineteen hundred and five.

Approved March 21, 1906.

Chapter 349.

An Act relating to pensioning members of the Police Department of the City of Bangor.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Pension
provided for
police of
Bangor.

Section 1. A pension of one dollar for each day is hereby provided for, to be paid by the city of Bangor to the following members of the police department of said city.

To those
permanently
incapaci-
tated.

First: To any member of said department who shall be certified to the city council of said city, in writing, by the city physician of said city or, if required by the city council, by a majority of a disinterested board of physicians appointed by the police examining board of said city, as being permanently incapacitated, either mentally or physically, by injuries sustained through no fault of his in the actual performance of duty, for further performing duty as such member.

To those who
have
performed 20
years of
faithful
service, if
incapaci-
tated.

Second: To any member of said department who has performed faithful service therein for a period of not less than twenty years, if, in the judgment of the police examining board of said city such member is incapacitated for further useful service in said department.

To those
receiving
injuries
resulting in
death or total
disability.

Section 2. A pension of two dollars for each day is hereby provided for, to be paid by said city to any member of said department who, through no fault of his, and while in the performance of his official duty shall receive injuries causing his death or totally disabling him for labor, while living, or while so disabled; and at and after his decease the same to be paid to his widow, if any, if no widow, to the guardians of his children, if two or more, pro rata; if but one, and if more when but one remains under twelve years of age, one dollar to that one, for each day until they severally arrive to the age of twelve years.

Pensioned
police liable
to temporary
service.

Section 3. All persons pensioned under the provisions of this act shall, in case of emergency, upon call of the mayor of said city, or chief of police, be liable to temporary service in the

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police department for which he is fitted, and during such service shall be entitled to one-half pay in addition to his pension.

—half pay.

Section 4. The city of Bangor is hereby authorized to appropriate money to provide for the payment of the pensions authorized by this act, and shall pay the same in monthly payments.

City of Bangor may appropriate money for pensions to police.

Section 5. This act shall take effect upon its acceptance by two-thirds of the members of each board of the city council.

Act in effect on acceptance by $\frac{2}{3}$ vote of members of city council.

Approved March 21, 1905.

Chapter 350.

An Act to incorporate the Kittery Village Corporation.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. That the territory embraced within the following bounds, namely: Commencing on the south side of Old Ferry Lane, at the Piscataqua river, and extending northeasterly by the southerly line of said lane, to the road called Government street, extending from the United States Navy Yard bridge to the Portsmouth bridge; thence across Government street to the southwesterly corner of the wall on the south side of Love Lane, so called; thence extending by the southerly line of Love Lane to the intersection of the south line of said lane with the center of the track of the York Harbor and Beach Railroad; thence continuing in a direct line about twenty rods to the southwest corner of the Rice pasture, on the north side of Love Lane, near a gateway; thence continuing northerly and northeasterly by the northerly boundary of said pasture, now owned by Elroy W. Cottle, to the northeasterly corner thereof; thence continuing in a northeasterly direction by the stone wall and lands of divers persons, to the southwesterly corner of Orchard Grove cemetery; thence turning and extending northwesterly by the stone wall on the west side of said cemetery, to the northwesterly corner thereof, thence turning and running by the stone wall, northeasterly, on the north side of said cemetery about twelve rods to a wall at right angles with the last named wall; thence turning and running northwesterly by the stone wall and land of the heirs of Augustus O. Goodsoe, fifteen rods; thence turning and running in a direct line by said heir's land to the Rogers road at a point fifteen rods north of the north line of Orchard Grove cemetery; thence crossing

Description of territory embraced in Kittery Village Corporation

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Rogers road at right angles, to the eastern side; thence extending southerly by the east line of the Rogers road to the land of Andrew R. Wentworth, surgeon, United States Navy; thence extending easterly by the wall on the north side of said Wentworth's land to the easterly limit thereof; thence turning and running southwesterly by the lands of said Wentworth, Oliver B. Moody, and Jethro H. Swett, to the easterly line of the homestead of Albert Manson; thence by Manson's east line to Rogers lane; thence running westerly by the north line of said lane to the southwesterly corner of Manson's land; thence crossing said lane in a direct line to the northeast corner of land of Warren Fernald; thence extending southwesterly by the southerly boundary of said Fernald's land to the southerly line of land of Daniel W. Marden, at the southeasterly corner of said Marden's house lot; thence turning and running southerly by the fence dividing lands of Simon Fernald and James R. Philbrick to the southerly line of the York Harbor and Beach Railroad; thence extending easterly by the southerly line of said railroad to Spruce Creek; thence turning and extending southerly by the westerly shore or boundary of said creek to its junction with Piscataqua river, near the residence of Fred A. Bradbury; thence continuing westerly and northerly by the Piscataqua river to the point of beginning; together with the inhabitants thereon, be, and the same is hereby created a body politic and corporate by the name of Kittery Village Corporation, with all the rights and privileges granted by the laws of the state to similar corporations.

Fire
department.

Section 2. Said corporation is hereby authorized at any legal meeting called for the purpose, to raise by assessment, as hereinafter provided, such sums of money as may be deemed necessary and sufficient for organizing and maintaining within the limits of said corporation, an efficient fire department; for building, renting, purchasing, repairing and maintaining engine houses, hook and ladder carriage houses, and lockups or police stations; for purchasing, repairing and maintaining fire engines, hose, ladders, buckets, machines and other apparatus for the extinguishment and prevention of fire; for the location, construction and repair of reservoirs and aqueducts; for the procuring, by purchase, lease, or otherwise, of water, and pumps, hydrants and machinery for handling and distributing the same, and fixing the rates for using the same; for building, repairing and maintaining roads, streets, ways, avenues, sidewalks, sewers, and other sanitary works, including the collection and removal of offal and garbage; for setting out, maintaining and caring for shade trees; for main-

--roads,
streets, ways
etc.

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taining and improving the common lands or parks; for the purchasing and renting of real estate for any of the above purposes; to pay for the services of one or more police officers, night watchmen or any other officers to whom the said corporation may vote a salary or other compensation; for sprinkling and lighting its streets, and for the purchase of all necessary materials and appliances for the same, including the erection of posts; for school purposes; for the purchase of land for a village cemetery or burying ground, and for the improvement and proper management of the same, with the power to sell and convey the same in lots for burial purposes. Said corporation may receive, hold, and manage devises, bequests and gifts for any of the above purposes, and for the purpose of public improvements within said territory.

—shade trees.

—police, night watchman, etc.

—sprinkling and lighting streets.

—school purposes.

Section 3. Money raised by said corporation for the purposes aforesaid; also for any lawful purpose, shall be assessed upon the property and polls, with the territory aforesaid by its assessors, in the same manner in which the town taxes are assessed. The assessors may copy the last valuation of said property made by the assessors of the town of Kittery, and assess the tax thereon; or if the corporation shall so direct, may correct said valuations, or make a new valuation thereof according to the principles established by the last state tax, and assess the tax on that valuation, and may make abatements on taxes assessed in the same manner as assessors of towns may do, provided the sum to be assessed for any one year shall not exceed the sum of two thousand dollars.

Assessments how made.

Section 4. Upon a certificate being filed with the assessors of the corporation by the clerk thereof, showing the amount of money lawfully raised at any meeting, they shall proceed as soon as may be to assess the same upon the polls and estates of the persons residing, or embraced within the limits of the territory aforesaid, and upon the estates therein of non-resident proprietors, and the assessment so made shall be certified and delivered to the collector of said corporation, who shall collect the same as town taxes are collected, and pay the same within such time as his warrant shall prescribe, to the corporation treasurer; and said collector shall have the same power and authority in collecting the taxes so assessed as a constable or town collector, has by law for collecting town and county taxes, and shall enforce payment of the same in the same manner as a town constable, or town collector, is required to do by law, and the said corporation shall have the same powers to direct the mode of collecting taxes as towns have in the collection thereof.

Clerk shall file with assessors a certificate showing amount of money raised.

—assessors shall assess.

—collection of taxes.

CHAP. 350**Treasurer.**

Section 5. All moneys received by said corporation from taxation, or from any other source, shall be paid to the treasurer and he shall receive the same and pay it out on the order of the assessors, for legitimate expenses of the corporation and other purposes for which it may be obtained, and shall keep regular accounts of all his official transactions, and exhibit the same to the assessors when requested, and make report to each meeting of the corporation at which officers are chosen.

May adopt by-laws.

Section 6. Said corporation at any legal meeting may adopt a code of by-laws, not repugnant to the laws of this state, nor to its charter, for the efficient management of its affairs.

Officers of corporation.

Section 7. The officers of said corporation shall consist of a clerk, treasurer, collector, three assessors, and such other officers as its by-laws may provide for, and said officers shall hold office for one year from the date of their election, or until their successors are chosen and qualified, and shall severally have all the powers and authority within the limits of said corporation that similar officers chosen by towns now have or may have; said officers shall be chosen by ballot, except that in case of a vacancy in the office of collector, the assessors may appoint, as town collectors are appointed, the first election to be at the meeting of the legal voters of said corporation at which this charter is accepted; and the annual election of officers shall be in the month of April at a place and time to be designated by the by-laws of said corporation. Said officers shall be sworn to the faithful performance of their respective duties.

—officers, how chosen.**Clerk, duties of.**

Section 8. The clerk shall record all the doings and proceedings at the meetings of the corporation.

Collector and treasurer shall give bond.

Section 9. The collector and treasurer shall each give bond with such sureties as the assessors of the corporation may approve, in a sum not less than double the amount of the taxes as aforesaid, to the inhabitants of the corporation, for the faithful performance of their duties, and said bonds shall be approved in writing by the assessors, and thereafter deposited and retained by the clerk.

Assessors given exclusive right to lay out streets, etc.

Section 10. The assessors of said corporation are hereby given the exclusive right to lay out ways, streets, and avenues, and the exclusive supervision and control of maintaining and repairing the highways, other ways, and bridges within the limits of said corporation; and for that purpose the same rights and powers are conferred upon said assessors as are now, or may hereafter be, conferred by law upon road commissioners and selectmen of towns in relation to laying out, maintaining, and repairing ways and bridges. The inhabitants of said corporation shall be responsible for all damages resulting from

—highway damages, corporation liable for.

defects in the highways and bridges within the limits of said corporation, and shall reimburse the town of Kittery for any and all damages and costs recovered against said town for or on account of defects in said highways and bridges.

Section 11. The town treasurer of the town of Kittery shall pay to the treasurer of said corporation one-half of such proportion of all moneys voted for highways and bridges and for the payment of unpaid highway bills, at any and all town meetings of said town including that of nineteen hundred and five, by the first day of September, and the remaining one-half of such proportion by the first day of the following January of each year, as the valuation of the property and estates within said corporation, as fixed by the assessors of said town for the purposes of taxation, bears to the valuation of the property and estates within said town of Kittery, including said corporation; and said money shall be expended upon the highways and bridges within the limits of said corporation by and under the supervision of said corporation assessors. Said corporation may raise money for the maintaining and repairing ways and bridges within the limits of said corporation, in addition to the foregoing, and direct the same to be assessed as other taxes are assessed in said corporation, and the same shall be expended by and under the supervision of the assessors of said corporation.

Shall receive a certain proportion of moneys, voted by town, for highways.

Section 12. This charter may be accepted at any time within five years from its approval by the governor, and its rejection in any calendar year shall not prevent its acceptance in any later calendar year during the time aforesaid; but only one meeting to vote thereon, shall be held in any one calendar year. Moses A. Safford, Calvin L. Hayes, Jethro H. Swett, Amos S. Rundlett, Joseph W. Hobbs, or any one of them may call all meetings of the inhabitants of said territory previous to the acceptance of this charter, by posting a notice, stating the time, place and objects of said meeting, in at least three public and conspicuous places in said territory, at least seven days before the time of holding said meeting, and all subsequent meetings shall be called and notified by the assessors of said corporation as town meetings are called and notified, unless said corporation shall otherwise define the manner of calling and notifying its meetings in its by-laws.

Charter may be accepted at any time within five years.

Section 13. Every person residing within the limits of said corporation, qualified to vote for governor, senators and representatives, shall be a legal voter at any meeting of said corporation, provided that at any meeting for the adoption of this charter, any person twenty-one years of age, not an alien, own-

Legal voters of the corporation.

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Proceedings
at meeting for
acceptance of
this charter.

ing real estate within the limits of this corporation, and residing therein, shall have the right to vote.

Section 14. At any meeting prescribed in section twelve of this act, the legal voters shall elect a moderator and clerk, both of whom shall be sworn by some justice of the peace, for the faithful discharge of their duties, and thereupon said meeting shall proceed by ballot to vote on the question of accepting this charter, and if a majority of all the legal voters present and voting at said meeting, shall vote in favor of its acceptance, then it shall take effect, and said corporation may immediately after said vote is declared, proceed to the adoption of by-laws and the election of officers as provided in sections six and seven of this act.

Section 15. This act shall take effect when approved by the governor, but shall not bind the inhabitants of the territory aforesaid until its acceptance by them as hereinbefore provided.

Approved March 21, 1905.

Chapter 351.

An Act regulating the taking of Clams in the Town of North Haven.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Non-residents
forbidden to
take clams in
North Haven
and in
Vinalhaven.

Section 1. No clams shall be taken within the limits of the town of North Haven or Vinalhaven by any person not residing in the town where such clams are taken. This section shall not interfere with any law relating to the taking of shell fish for bait by fishermen.

Penalty.

Section 2. Whoever shall violate the provisions of section one of this act, shall for each offense, be fined not more than ten dollars, or imprisoned not more than thirty days.

Section 3. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 352.

An Act to establish the Caribou Municipal Court.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. A municipal court is hereby established in the town of Caribou which shall be called the Caribou Municipal Court and it shall be a court of record with a seal. All the original processes issuing from said court, shall be under the teste of the judge and signed by the judge and shall have the seal of said court affixed.

Caribou
municipal
court
established.

Section 2. Said court shall consist of one judge, who shall be a member of the bar of this state, who shall be appointed in the manner and for the term provided by the constitution of this state, and he shall be ex-officio, a justice of the peace for the state. The said judge shall enter or cause to be entered on the docket of said court all civil and criminal actions, with full minutes of the proceedings in and disposition of the same, which docket shall be at all times open to inspection; and he shall perform all other duties required of similar tribunals in this state; and copies of the records of said court, duly certified by the judge thereof, shall be legal evidence in all courts of this state.

Judge,
appointment
of.

—docket.

Section 3. Said judge shall give a bond to the county of Aroostook approved by the county commissioners of said county in the sum of one thousand dollars before entering upon the duties of his office. The conditions of said bond shall be the faithful performance of the duties of his office. It shall be the duty of said judge to keep all the records of said court. Said judge shall keep a correct account of all criminal and civil fees paid into said court. Upon the first day of March, June, September and December of each year during the term of office of said judge it shall be his duty to make under oath and return to the commissioners for their approval a true statement of all fees received by said court and at the same time to deposit with the county treasurer for said county, the amount of said fees so received by him for the preceding quarter or fraction thereof.

Judge shall
give bond.

—judge shall
keep records

—shall
quarterly pay
all fees to
county
treasurer.

Section 4. Said court shall have original jurisdiction concurrent with trial justices in all such criminal matters within the county of Aroostook as are by law within the jurisdiction of trial justices within said county; and original jurisdiction concurrent with the supreme judicial court of all other crimes, offenses and misdemeanors committed in said county which are by law punishable by fine not exceeding fifty dollars and by imprisonment not exceeding three months, and where the prop-

Original
concurrent
jurisdiction
of court with
trial justices.

—with
supreme
judicial court.

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**Territorial
jurisdiction.**

erty in question or injury done is not alleged to exceed thirty dollars in value.

**—jurisdiction
when
damages does
not exceed
one hundred
dollars.**

Section 5. For the purposes of establishing a territorial jurisdiction for said court in civil actions, all of said Aroostook county which lies north and east of the following lines: beginning at the southeast corner of Easton, in said county, thence west on the south line of Easton, the south line of Presque Isle, and the south line of towns and plantations numbered eleven, to the southeast corner of township eleven, range seven, thence north on east line of the seventh range of townships to the southeast corner of township numbered fourteen, range seven, thence east on the south line of townships numbered fourteen to the southeast corner of township numbered fourteen, range five, thence north along the east line of townships in the fifth range to dividing line between the towns of Frenchville and Madawaska, thence north along said dividing line to the Saint John river, shall be within the civil jurisdiction of said court, original and concurrent with the supreme judicial court, as follows: First, of all civil actions wherein the debt or damages demanded, does not exceed one hundred dollars in which any person summoned as trustee resides within said jurisdictional district, or, if a corporation has an established place of business in said district; or, in which, if any actions are not commenced by a trustee process, any defendant resides in said district, or, if no defendant resides within the limits of this state, any defendant is served with process in said district, or the goods, estates or effects of any defendant are found within said district and are attached on the original writ; but no proceedings under the laws relating to divorce shall be included within the jurisdiction of said court.

**—no
proceedings
under
divorce laws.**

**Shall not have
jurisdiction
wherein title
of real estate
is in question.**

Section 6. Said court shall not have jurisdiction of any civil action wherein the title of real estate, according to the pleading or brief statement filed therein by either party is in question; and all such actions brought in said court shall be removed to the supreme judicial court or otherwise disposed of as in like cases before a trial justice; provided, that nothing herein contained, shall prevent said court from proceeding in accordance with the provisions of sections six and seven of chapter ninety-six of the revised statutes.

**Consanguin-
ity within
degree of
which judge
may not have
authority to
try case.**

Section 7. Any action, civil or criminal, in which the judge of said court is interested or related to either of the parties by consanguinity or affinity, within the sixth degree according to the rules of the civil law, or within the degree of second cousin inclusive, but which would otherwise be within the exclusive jurisdiction of said court, may be brought before and disposed of by any trial justice in said county, in the same manner as

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other actions before trial justices. If any action wherein said judge is so interested in either party, is made returnable before this court, the parties thereto, by themselves or their attorneys, may in writing consent that said judge shall hear and dispose of the same; or such action may be disposed of as follows: civil actions, wherein the debt or damages demanded exclusive of costs, exceed twenty dollars, shall, upon motion in writing by the defendant or his attorney, be removed to the supreme judicial court for said county; and all other civil actions and all criminal actions, shall be removed and entered before any such trial justices within said county as may be agreed upon in writing by the parties entering an appearance in such action, and such trial justice shall have and take cognizance of such action and dispose of the same as if the same had been originally returnable before such trial justice; provided that nothing in this section contained shall prevent any civil action wherein the title of real estate is in question, from being disposed of in accordance with the provisions of the preceding sections. In any action in which any of the towns in said district is a party, or is summoned as trustee, this court shall not lose its jurisdiction by reason of the said judge being an inhabitant of or owning property in such town; but in any other case the action may, upon written motion of either party, filed before trial, be removed to the supreme judicial court.

—parties may
consent in
writing.

—actions,
how disposed
of.

Section 8. A term of said court for the transaction of civil business shall be held on the first Tuesday of each month at ten o'clock in the forenoon. For the cognizance of criminal actions said court shall be in constant session. In all cases it may be adjourned from time to time by the judge; and in civil actions said judge shall have power for cause shown, upon application of either party, or his attorney, to adjourn the hearing to any place within his jurisdiction, by consent of both parties. Said court shall be held in the county court house in said town of Caribou, and all expenses of said court including blank books of record, dockets and blanks necessary for the use of said court shall be paid from the treasury of the county of Aroostook.

Term time,
first Tuesday
of each
month, at 10
A. M.

—held in
county court
house, in
Caribou.

Section 9. If at any regular or adjourned term of said court to be held for civil business, the judge is not present at the place for holding said court within two hours after the time for opening said court, then any trial justice or justice of the peace for the county of Aroostook may preside for the purpose of entering and continuing actions and filing papers in said court, in which event all actions returned or pending, shall be continued to the next term. No trial justice or justice of the peace shall be disqualified from presiding for the purpose mentioned in this

Trial justice
may preside
in absence of
judge, for
certain
purposes.

CHAP. 352**Appeals.**

section, by reason of his being interested in any action returnable before or pending in said court.

Section 10. Any party may appeal from any judgment or sentence of said court, to the supreme judicial court in the same manner as from a judgment or sentence of a trial justice.

Writs and processes, form and service of.

Section 11. Writs and processes issued by said court shall be in the usual form, and shall be served as like precepts are required to be served when issued by trial justices. In civil actions where the debt or damage, exclusive of costs, exceeds twenty dollars, said service shall be the same as in the supreme judicial court.

Attachments of real and personal property.

Section 12. All the provisions of the statutes relating to the attachment of real and personal property and the levy of executions, shall be applicable to actions brought in this court and executions on judgment rendered therein.

Civil actions, when entered.

Section 13. All civil actions in said court shall be entered on the first day of the term and not afterwards. And they shall be in order for trial, except actions of forcible entry and detainer, at the next regular term after entry, unless otherwise disposed of. All actions of forcible entry and detainer shall be in order for trial at the return term thereof, but may be continued at the discretion of the judge for good and sufficient cause shown, and said judge may impose terms upon the moving party. When a defendant legally summoned fails to enter his appearance by himself or his agent or attorney, before twelve o'clock, noon, on the first day of the return term, he shall be defaulted; but if he afterwards appear during said term, the court may, for sufficient cause, permit the default to be taken off. Pleadings shall be the same as in the supreme judicial court, and all provisions of law relative to the practice and proceedings in civil actions in the supreme judicial court are hereby made applicable and extended to this court, except so far as they are modified by the provisions of this act.

Removal of cases to supreme judicial court, motion for.

Section 14. If any defendant, his agent or attorney, in any civil action in this court in which the debt or damages demanded or claimed in his writ exceeds twenty dollars, shall, on or before the first day of the second regular term of said court after the entry of said action file in said court a motion for the removal of said action to the supreme judicial court, the said action shall at the next regular term of said municipal court, after the entry thereof, be removed into the supreme judicial court for the said county, and shall be entered at the next ensuing term of said supreme judicial court after said removal, and the judge of said municipal court shall forthwith cause certified copies of the writ,

return of the officer, and all other papers in the case to be filed in the office of the clerk of said supreme judicial court.

Section 15. Said municipal court may render judgment and issue execution, punish for contempt and compel attendance as in the supreme judicial court; make all such rules and regulations, not repugnant to law, as may be necessary and proper for the prompt administration of justice, and is clothed with all such lawful power as is necessary for the performance of its duties under this act.

Court may
render
judgments,
etc.

Section 16. The costs and fees allowed parties, attorneys and witnesses in all actions in this court, in which the debt or damages demanded shall not exceed twenty dollars, and in actions of forcible entry and detainer, shall be the same as allowed in similar actions before trial justices, except that the plaintiff, if he prevails, shall be allowed two dollars for his writ, and the defendant if he prevails, shall be allowed one dollar for his pleadings; and in cases where the amount demanded shall exceed twenty dollars, the costs and fees of parties, attorneys and witnesses shall be the same as in the supreme judicial court.

Costs and fees
to be allowed
in civil cases.

Section 17. The judge of said municipal court shall receive as compensation a salary of five hundred dollars a year to be paid quarterly from the treasury of the county of Aroostook. A condition preceding the payment of said salary as aforesaid, shall be the rendering by said judge of a correct statement to the county commissioners and the payment over by said judge to the county treasurer, of all fees both civil and criminal collected by said municipal court for the preceding quarter or fractional part thereof. All costs in criminal cases shall be taxed the same, and paid into court in the same manner as in trial justice courts, except that every warrant issued by said judge shall be taxed at one dollar.

Salary of
judge.

—costs in
criminal
cases, how
taxed.

Section 18. Trial justices in said town of Caribou are hereby prohibited from exercising any jurisdiction in said town over any matter, civil or criminal, except such as are within the jurisdiction of justices of the peace and except as provided in preceding sections of this act, provided that until the judge of said court shall enter upon the duties of his office, and whenever the office of judge is vacant, any trial justice shall have and exercise the same jurisdiction as though this municipal court had never been established; and in such case any civil or criminal action made returnable before a trial justice shall be entered before and finally disposed of by said justice.

Trial justices
in town
of Caribou,
jurisdiction
limited.

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Actions
commenced
before this
act takes
effect.

Inconsistent
acts repealed.

Act takes
effect May 1,
1906.

Section 19. Nothing contained in this act shall be construed to interfere with such actions returnable before a trial justice as shall be commenced before this act takes effect.

Section 20. All acts inconsistent with this act are hereby repealed.

Section 21. This act shall take effect May first, nineteen hundred and five.

Approved March 21, 1905.

Chapter 353.

An Act to assist in building a free bridge across Sheepscot river between the towns of Wiscasset and Edgcomb.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Appropriation for free bridge across Sheepscot river.

—to be expended under direction of county commissioners of Lincoln county.

—amount paid by state limited to seventeen twentieths of cost.

—width of bridge.

Location of bridge.

Draw tender and repair of bridge, relating to expense of.

Section 1. Seventeen thousand dollars, eight thousand five hundred dollars of which shall be paid during the year nineteen hundred and five, and the balance during the year nineteen hundred and six, is hereby appropriated for the purpose of assisting in the construction of a bridge across the Sheepscot river between the towns of Wiscasset and Edgcomb, the amount to be expended under the direction of the county commissioners of the county of Lincoln who shall contract for the same with a competent bridge builder. The amount paid by the state shall not exceed seventeen-twentieths of the total cost of the bridge, not including the cost of obtaining the franchise and structure of the Wiscasset Bridge Company. The bridge shall be at least eighteen feet wide, and located at or near the location of the present toll bridge. All piling below low water mark to be of oak and the bridge, excepting plank, of hard pine. Said county commissioners shall determine the exact location of said bridge. As soon as built the county commissioners of the county of Lincoln shall lay out a free public highway to and across said bridge.

Section 2. The towns of Wiscasset, Edgcomb, Boothbay, Boothbay Harbor and Southport, assisted by the county of Lincoln, shall employ a suitable draw tender and keep said bridge in repair. The cost of maintaining said bridge shall be borne by said county and towns as follows: The county of Lincoln shall pay three hundred dollars annually, and the said towns shall pay the balance of the expense in the following proportion: Wiscasset, eight-twentieths; Edgcomb, four-twentieths; Boothbay, three-twentieths; Boothbay Harbor, four-twentieths and Southport, one-twentieth.

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County commissioners may take franchises of Wiscasset Bridge Co.

—manner of taking.

—further proceedings.

—appraisers.

—powers of appraisers.

—appraisers shall file report.

—award of appraisers shall be conclusive.

Section 3. For the purposes of this act the county commissioners of the county of Lincoln are hereby authorized to take the property and franchises of the Wiscasset Bridge Company as for public uses by petition therefor in the manner hereinafter provided. No such petition shall be filed by said county commissioners hereunder until twenty legal voters of the county of Lincoln shall file with them a written request therefor, therein and thereby agreeing to furnish to said county all necessary funds to pay the expenses of said taking and the award thereunder, with all necessary costs and charges, so that it shall appear from said request that the county of Lincoln shall assume no part of said expense. If said county commissioners are satisfied that the guaranty in said request is sufficient to so protect said county they shall thereupon institute condemnation proceedings hereunder. Thereupon said commissioners shall file a petition in the clerk's office of the supreme judicial court for the county of Lincoln, in term time or in vacation, addressed to any justice of said court, who, after notice to the said Wiscasset Bridge Company, shall, after hearing and within twenty days after the filing of said petition, appoint three disinterested appraisers, none of whom shall be residents of the county of Lincoln, for the purpose of fixing the valuation of the plant, property and franchises of the said Wiscasset Bridge Company. Said appraisers shall have the power of compelling attendance of witnesses and the production of books and papers pertinent to the issue, and may administer oaths, and like penalties and proceedings shall be had so far as applicable as witnesses summoned to attend the supreme judicial court. The appraisers so appointed shall, after due notice and hearing, fix the valuation of said plant, property and franchises at what they are fairly and equitably worth, so that the said Wiscasset Bridge Company shall receive just compensation for all the same. The report of said appraisers, or a majority of them, shall be filed in said clerk's office in term time or vacation, and such single justice, or in case of his inability to act, then any justice designated for the purpose by the chief justice, may, after notice and hearing, confirm or reject the same, or recommit it, if justice so requires. The award of the appraisers shall be conclusive as to valuation. Upon the confirmation of said report the court so sitting shall thereupon, after hearing, make final decree upon the entire matter, including the application of the purchase money, discharge of incumbrances, and transfer of the property, jurisdiction over which is hereby conferred, with the same power to enforce said decree as in equity cases. On payment or tender by said county commissioners of the amount so fixed, and the

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—costs and
expenses,
how paid and
borne.

performance of all other terms and conditions so imposed by the court, said entire plant, property and franchises shall become vested in the public for the purposes of this act, and be free from all liens, mortgages and incumbrances theretofore created by the said Wiscasset Bridge Company. All costs and expenses arising under this section shall be paid and borne as directed by the court. The said county commissioners are further authorized to purchase said plant, property and franchises for the purposes of this act, upon such terms as may be agreed upon, provided the funds therefor shall be furnished, or fully and satisfactorily guaranteed, through a like request of said twenty legal voters, as hereinbefore provided. Nothing herein contained shall be construed to authorize the county commissioners of the county of Lincoln to incur any liability whatever in behalf of said county in the acquisition of the properties and franchises of said Wiscasset Bridge Company in any manner whatsoever, except through full and satisfactory indemnity and guaranty as hereinbefore provided.

Appropriation shall be paid only on order of governor and council.

Section 4. No part of the seventeen thousand dollars herein provided shall be available or paid by the treasurer except on the order of the governor and council, and the governor and council shall not order same to be paid until they are satisfied that a sufficient sum of money, in addition to the amount provided in this bill, has been provided by responsible corporations or persons subject to the order of the county commissioners of Lincoln county in the sum sufficient, together with the seventeen thousand dollars herein provided, to complete said bridge and the approaches thereto so that the same shall be suitable for public travel.

Section 5. This act shall take effect when approved.

Approved March 21, 1905.

Chapter 354.

An Act to authorize the Fort Halifax Power Company to furnish Electricity for power purposes.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Fort Halifax
Power
Company
authorized to
supply
electricity.

Section 1. In addition to the powers specified in its original incorporation as recorded in the secretary of state's office, volume forty-eight, pages one hundred and thirty-one and one hundred and thirty-two, the Fort Halifax Power Company is hereby authorized to make, generate, sell, distribute and supply

electricity for all purposes except lighting and to transmit the same along public highways under the provisions of the general laws.

Section 2. Said corporation may issue bonds for such amounts as may be required, not exceeding one hundred and fifty thousand dollars, and secure payment of such bonds by mortgages upon the property and franchises of the company, and may lease or sell its entire plant, property and franchises to the Messalonskee Electric Company, which is hereby authorized to make such purchase or lease.

Corporation
may issue
bonds.

Approved March 21, 1905.

Chapter 355.

An Act to amend Chapter two hundred and thirteen of the Private and Special Laws of nineteen hundred and three authorizing the county commissioners of Cumberland county to erect a county building in Portland.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Chapter two hundred and thirteen of the private and special laws of the year one thousand nine hundred and three is hereby amended by adding after the word "county" in the tenth line of the first paragraph thereof, the following: 'to an amount not to exceed in the aggregate six hundred thousand dollars, and the rate of interest on said bonds shall not exceed three and one-half per cent per annum,' so that said paragraph, as amended, shall read as follows:

Chapter 213,
private and
special laws,
1903, amended.

'I. The county commissioners of the county of Cumberland are authorized to erect and maintain in the city of Portland a county building of modern, fire proof construction, containing suitable court rooms, registries, county offices, library rooms and such other rooms, accommodations and conveniences as to such commissioners may seem necessary or desirable, and for that purpose to acquire suitable land, either by purchase, exchange or by taking as for public uses, and in order to provide for the payment thereof to borrow money and issue interest bearing bonds of said county to an amount not to exceed in the aggregate six hundred thousand dollars, and the rate of interest on said bonds shall not exceed three and one-half per cent per annum. Said county commissioners shall cause any land so taken to be surveyed, located and so described that the same can be identified, and shall cause a plan and description thereof to be filed in their office and there recorded. The filing of said plan and description shall vest the title to said land in said county, or its grantees, to be held during the pleasure of said county.

—erection of
county
buildings
authorized.

—county
authorized to
issue bonds.

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Consent of
county not
necessary to
issue bonds.

Said bonds shall be valid without first obtaining the consent of said county as provided in sections fourteen and sixteen of chapter eighty of the revised statutes.'

Section 2. This act shall take effect when approved.

Approved March 22, 1905.

Chapter 356.

An Act to amend the city Charter and city Ordinances of the city of Gardiner in relation to the election of the city Marshal and the street Commissioner.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Election of
city marshal
and street
commis-
sioner.

Section 1. The city marshal of the city of Gardiner, and the street commissioner of the city of Gardiner, or either of them as may be determined under the provisions of the act, shall annually be elected in the same manner and upon the same day that the mayor of said city of Gardiner is elected.

This act
relates only
to method
of election.

Section 2. This act shall refer solely to the method of the election of the two officers, city marshal and street commissioner of the said city of Gardiner, and shall in no wise affect their duties or powers as now established by the charter and ordinances of said city of Gardiner.

This act shall
take effect
after
approval
by legal
voters.

Section 3. This act shall take effect at the annual municipal election held next after its approval by a majority vote of the legal voters voting at an election held under the provisions of this act, and a special election shall be duly called and held for this purpose within thirty days after the municipal officers have been petitioned by one hundred qualified voters of the city of Gardiner to call an election therefor. Such election shall be called, advertised and conducted according to the law relating to municipal elections; provided, however, that the board of registration shall not be required to prepare, or the city clerk to post a new list of voters for this purpose. Said board shall be in session the two secular days next preceding said election, the first day thereof to be devoted to the registration of the voters, and the last day to enable the board to verify the corrections of said lists, and to complete and close up its records of said sessions.

—election,
how called
and held.

The city clerk shall reduce the subject matter of this act to the following questions:

—form of
vote.

"Shall the street commissioner and the city marshal of the city of Gardiner be elected by a direct vote of the voters of the city of Gardiner?"

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—method of
voting.

And the voters shall indicate by a cross placed against the words of each question, 'yes' or 'no,' their opinion of the same. The result shall be declared by the mayor and aldermen, and due certificate thereof filed by the city clerk with the secretary of state. This act shall take effect when approved by the governor, so far as necessary to empower the calling and holding of such election.

Section 4. This act shall take effect when approved.

Approved March 22, 1905.

Chapter 357.

An Act to change the name of the Dover Gas Light Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The Dover Gas Light Company, a corporation established under the laws of the state of New Hampshire and the state of Maine, is hereby authorized to change its name to Interstate Gas and Electric Company by a vote of its stockholders, at a legal meeting thereof, and when the proceedings of such meeting certified by the clerk thereof are returned to the office of the secretary of state to be recorded by him, the name shall be deemed to be changed to Interstate Gas and Electric Company.

Dover Gas
Light
Company
authorized to
change its
name.

Section 2. This act shall take effect upon its approval.

Approved March 22, 1905.

Chapter 358.

An Act relating to Milo Electric Light and Power Company, ratifying and confirming its proceedings.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The organization of the Milo Electric Light and Power Company, under the general laws of the state, as recorded in the records of corporations in the office of the secretary of state, volume twenty-eight, page five hundred and seventy-nine, is hereby confirmed and made valid.

Organization
made valid.

Section 2. The existing permit from the municipal officers of the town of Milo to the Milo Electric Light and Power Company, dated April third, nineteen hundred and two, granting

Permit to
maintain
system
of poles and
wires made
valid.

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rights to the company to construct and maintain a system of wires and poles for electric lighting purposes along the highways and in the public roads in the town of Milo, and all proceedings relating to said permit, are hereby ratified, confirmed and made valid.

Existing
contract for
street
lighting
made valid.

Section 3. The existing contract for street lighting executed in the year nineteen hundred and four, between said corporation and the inhabitants of the town of Milo is hereby ratified, confirmed and made valid; and said town of Milo is hereby authorized to raise such sums of money from time to time, as may be necessary for the purposes thereof.

Section 4. This act shall take effect when approved.

Approved March 22, 1905.

Chapter 359.

An Act to amend the charter of the Sebago Lake, Songo River, and Bay of Naples Steamboat Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The
corporation
authorized to
purchase
certain shares
of stock,
bonds, etc.

Section 1. The Sebago Lake, Songo River, and Bay of Naples Steamboat Company, a corporation duly established and existing under the laws of the state, its successors and assigns, are hereby authorized and empowered to purchase, own, hold, sell and dispose of any shares of stock or bonds issued by any hotel company, or corporation formed for maintaining amusement or summer resorts; also any stocks or bonds issued by any connecting transportation company, which may be deemed necessary or essential for carrying on or aiding the business of said Sebago Lake, Songo River, and Bay of Naples Steamboat Company.

Authorized to
issue bonds.

Section 2. Said Sebago Lake, Songo River, and Bay of Naples Steamboat Company, is further authorized and empowered to issue bonds in such amount or amounts, and on such time as it may from time to time determine, for the purposes mentioned in section one and to secure the same by mortgage, or mortgages, of its franchises and property, now or hereafter acquired.

Section 3. This act shall take effect when approved.

Approved March 22, 1905.

Chapter 360.

An Act to prevent the pollution of the waters of Carleton Pond.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. No person, firm or corporation shall hereafter build, use or occupy any structure upon or near the shores of Carleton pond for such purposes or in such manner that the sewage or drainage therefrom shall enter the waters of said pond or pollute the same.

Carleton
pond,
to prohibit
pollution
of waters of.

Section 2. No person shall hereafter throw the body of any dead animal or other offensive material into the waters of said pond, or leave the same upon the pond when frozen, nor shall any sewage, drainage, refuse, or polluting matter, of such kind and amount as either by itself or in connection with other matter, will tend to corrupt or impair the purity of the water of said pond, or tend to render it injurious to health, be discharged into said pond, or deposited therein or thereon. But nothing herein shall prohibit the cultivation and use of the soil in the ordinary methods of agriculture, if no human excrement or foul or decaying matter is used thereon within five hundred feet of the line of high water on the shores of said pond.

Further
provisions
to prevent
pollution
of waters of.

—provisions
for cultiva-
tion of
adjacent soil.

Section 3. Whoever violates any of the provisions of the foregoing sections shall be punished by a fine not exceeding one thousand dollars or by imprisonment not exceeding one year. The supreme judicial court shall have jurisdiction in equity to enjoin, prevent, or restrain, any violation of the foregoing provisions.

Punishment
for violation
of this act.

Section 4. If any person shall bathe in said Carleton pond so long as the water of the same is used for the purposes of a water supply by the Augusta Water District, he shall be fined not exceeding twenty dollars, or imprisoned not exceeding six months.

Penalty for
bathing
in waters of.

Section 5. Except as herein provided, no person shall use any boat on said pond or fish therein or harvest ice therefrom. Ice may be harvested therefrom provided the taker seasonably removes all filth caused by such harvesting. Residents of Winthrop and Readfield, living within one mile and a half from said pond, and their guests, may fish and boat thereon during the months of June, July and August. Nothing herein shall prevent fishing through the ice in said pond nor the necessary uses of said pond by said Augusta Water District. Whoever violates this section shall be fined not exceeding twenty dollars or imprisonment not exceeding six months.

Fishing in,
and harvest-
ing ice from,
regulated.

—penalty for
violation
of this act.

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When this act
shall take
effect.

Section 6. This act shall take effect when the Augusta Water District shall begin the construction of its works at said pond for the use of the water thereof as a water supply.

Approved March 22, 1905.

Chapter 361.

An Act to empower the county of Aroostook to Purchase and acquire Title to Lands adapted to Agricultural Purposes in said county.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

County
of Aroostook
authorized to
purchase
agricultural
lands.

—may issue
bonds for
purchase of.

This act shall
be submitted
to voters
of Aroostook
county.

—form
of ballot.

—county com-
missioners
shall appoint
day of
meeting.

—shall
prepare
forms for
warrants
and returns.

Meetings,
how called.

—when polls
shall be
opened and
closed.

Method of
balloting.

Section 1. The county of Aroostook is hereby authorized to purchase any township or tract of land in said county adapted to agricultural purposes and desirable for settlement, and for that purpose may issue bonds of said county to an amount equal to one per cent of the valuation of said county as established by the legislature or the state board of assessors in the year nineteen hundred and five.

Section 2. There shall be submitted to the voters of the several towns and organized plantations in said county, within ninety days after the approval of this act, the following proposition: "Shall the county of Aroostook purchase lands and open them up for settlement and for this purpose issue bonds of the county to an amount equal to one per cent of the valuation of the county?" And it is hereby made the duty of the county commissioners of said county to appoint a day within that time for meetings to vote thereon, and to notify the selectmen of the towns and assessors of plantations thereof, leaving sufficient time for calling said meetings in the usual form for town meetings. Said commissioners shall cause to be prepared printed forms for the warrants and returns of said meetings, and transmit them with their notifications to town and plantation officers as above prescribed.

Section 3. The selectmen of towns and the assessors of plantations in said county shall call meetings on the day appointed, by issuing and posting warrants therefor as for other town meetings. No such meeting shall be opened before ten o'clock in the forenoon or later than one o'clock in the afternoon, and the polls shall be kept open until five o'clock in the afternoon and then be closed.

Section 4. At said meetings the vote shall be taken by printed or written ballots, and those in favor of said proposition shall vote 'yes,' and those opposed shall vote 'no,' and the

ballots cast shall be sorted and counted and the vote declared in open meeting. The municipal officers shall preside as at state elections, and make returns thereof to the county commissioners by depositing in some post office in said county within twenty-four hours after the close of said poll, their return of the votes cast, post paid, directed to the clerk of courts at Houlton in said county, to be transmitted by mail, or personally delivered to said clerk within that time.

Section 5. The county commissioners of said county shall meet at the court house at Houlton ten days after said meeting and canvass the returns and declare the result, and the result shall be recorded by the clerk of courts, and be certified on the record by said commissioners and clerk, and said record shall be the only record required of the votes cast under this act, and in case a majority of the ballots cast and returned as aforesaid, are in favor of said proposition, said commissioners shall carry out the provisions of this act, as ratified by such vote in manner hereinafter provided. But if the majority of the ballots cast and returned as aforesaid are opposed to said proposition, then after the expiration of six months from the date of said first meeting, said commissioners upon the written application of one hundred or more legal voters residing in said county, shall appoint a second day for meeting to vote upon said proposition, in the same manner heretofore provided for, but no more than two votes shall be thus taken upon this proposition.

Section 6. In case said proposition is adopted as hereinbefore provided, the county commissioners of said county may purchase for the county any township or tract of land in said county that in their judgment is adapted to agricultural purposes and desirable for settlement, the deed to run to the inhabitants of said county.

Section 7. Whenever any land shall be purchased as authorized under this act, said board shall cause the same to be explored, roads located and built, build all bridges that may be required so as to best convene said lands, and cause the same to be surveyed into lots, and an accurate map or plan of all lands surveyed shall be returned to the state land office and entered upon the plan book within three months after the survey is completed, on which shall be laid down all lakes, ponds, rivers, streams, falls, mill sites and roads. The field notes of such surveys shall be deposited in the land office and shall contain a description of the growth, soil and general character of each lot, said plan and field notes shall be made in duplicate, one copy of which shall be kept at the land office in Augusta, and one copy in the office of the register of deeds for the district in which

Returns,
when and
where
canvassed.

--how second
meeting may
be called,
if at first
meeting
voters are
opposed.

Proceedings
if proposition
is adopted.

Development
of lands after
purchase.

--surveys
shall be
returned
to state land
office.

--field notes
shall be
deposited.

--and
registered
in registry
of deeds.

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the land is located, open for inspection at all times when the registry office is open, or when the land agent or his assistant is there, and the county commissioners shall furnish information about said land to all who seek for it at their office.

County commissioners may locate and build roads.

Section 8. When any township or tract of land has been purchased for settlement the county commissioners shall have authority to locate and build all roads that may be required across any adjoining towns, township or townships for the purpose of connecting with the roads or highways located to accommodate any lands purchased as authorized by this act. Roads so located shall be built under the direction of the county commissioners and at the expense of the county.

County commissioners may sell any surveyed lots.

Section 9. The county commissioners shall sell and convey any of the lots that have been surveyed, at a price fixed by them, at not less than the cost of said land together with the expense of building roads and making surveys, to actual settlers, and no more than two hundred acres shall be sold to any one person. The purchaser shall pay in cash at the time of the purchase not less than two dollars per acre for each acre purchased, and give his note or notes for the balance, payable in not more than six years, with interest annually, and shall establish his residence on his lot within two years from the date of the certificate, and within four years from such date shall clear on each lot not less than fifteen acres, ten at least of which shall be well laid down to grass, and build a comfortable dwelling on said lot, and the commissioners shall give him at the time of purchase a certificate stating that he has become a purchaser of the lot or lots therein described, and that he will be entitled to a deed thereof when he has complied with the requirements of the law.

--payment for lots sold, requirements for.

--further requirements of purchaser.

Forfeiture of lands to follow failure on part of purchaser to perform required duties.

Section 10. If the purchaser or his heirs or assigns fail to perform any of the duties required, and to pay his notes, the land may be forfeited to the county and said commissioners may dispose of it to another person.

Commissioners may appoint suitable person to superintend location of settlers, etc.

Section 11. Said commissioners may appoint some suitable person in the vicinity to superintend the location of settlers and the performance of their several duties.

Commissioners authorized to convey by deed.

Section 12. Said commissioners are hereby authorized to convey by deed in the name of the inhabitants of said county to any purchaser of land as aforesaid. Before giving a deed to any purchaser of land, they shall ascertain whether the requirements of the law have been complied with by such purchaser, his heirs or assigns, and for that purpose the certificate of the person appointed by them to superintend the location of settlers under such regulations and modes of proof as they may prescribe shall be evidence, or they may make personal examination of the

land and when such conditions have been complied with, each purchaser, his heirs or assigns shall be entitled to an absolute deed of said land.

Section 13. Any lawful holder of the said commissioner's certificate of a lot of land purchased of the county under the provisions of this act, may commence and maintain in his own name any action relating to the same, against any party except the county or any person claiming under the county, by a subsequent title the same as if he held a deed conveying to him the county's title in the land described in the certificate at the date thereof.

Lawful holder of commissioner's certificate may maintain suits.

Section 14. The actual settler who has purchased land of the county under the provisions of this act, may cut thereon any timber he needs for building or fencing thereof, and the county commissioners may permit the purchaser to cut any timber or lumber on said lot by paying to the county the market price per thousand feet for the same, to be allowed in payment of the notes given in payment for said land, and said commissioners are authorized to issue permits for the cutting of timber or lumber upon lots that in their opinion are not suitable for settlement, or upon such lots as remain unsold.

Settlers may cut timber under certain restrictions and for certain purposes.

—permits for cutting timber on lands not suitable for settlement.

Section 15. Any purchaser of land under this act having a wife, shall not convey the same by deed unless his wife joins therein and acknowledges it to be her free act and deed before a proper magistrate.

Wife of settler shall join in deed for sale.

Section 16. If any part of a township or tract of land is purchased and is owned by the county in common and undivided with other owners or tenants, and when in the judgment of the county commissioners the whole cannot be purchased at a reasonable price, they may enter into an agreement with the other owners for a partition of the same, and they are authorized to make and execute all deeds in behalf of the inhabitants of said county that are necessary to carry out said agreement, or they may present a petition to the supreme judicial court held in said county, clearly describing this land, and stating whether it is in fee simple or for years, and the proportion claimed by said county, the names of the other owners or tenants in common, and their places of residence if known, and whether any or all of them are unknown, and the same proceedings shall be held as provided in chapter ninety of the revised statutes for the partition of real estate.

Partition of lands owned in common.

Section 17. In case such proposition is adopted and accepted as hereinbefore provided, then the treasurer of Aroostook county is hereby authorized to procure by loan on the faith and responsibility of said county, money for the use of said county

Loans authorized for purposes of this act.

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--limitation
of amount
of loans.

to carry into effect the provisions of this act, and for that purpose notes or obligations signed by said treasurer, and countersigned by the chairman of the board of county commissioners, shall be issued with interest bearing coupons attached for the payment thereof at such times as they, the said commissioners, shall deem expedient, but such loan shall not exceed one per cent of the valuation of the county as established by the legislature or state board of assessors in nineteen hundred and five, and the proceeds of said bonds together with all sums received from the sale of lands to settlers and receipts from the cutting of timber or lumber, collected by the commissioners, shall be held by said treasurer as a fund for carrying out the purposes of this act. And said commissioners are authorized to draw warrants on the treasurer of the county in such sums as may be required from time to time to be paid from said fund.

Section 18. This act shall take effect when approved.

Approved March 22, 1905.

Chapter 362.

An Act to incorporate the Waterville Gas and Electric Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

--corporate
name.

--purposes.

Section 1. William T. Haines, Luther H. Soper, and John E. Nelson, their associates, successors, and assigns, are hereby incorporated under the name of the Waterville Gas and Electric Company, for the purpose of manufacturing, generating, selling, distributing, and supplying gas and electricity for lighting, heating, traction, transportation, manufacturing, or mechanical purposes, in the city of Waterville and the towns of Fairfield and Winslow, or for any or either of such purposes, with all the rights, powers and privileges, and subject to all the restrictions and liabilities by law incident to similar corporations; also for the purpose of buying, leasing, and operating, the property, capital stock, bonds, rights, privileges, immunities, and franchises of any individuals, firms, or corporations doing a similar business in the city of Waterville and the towns of Oakland, Fairfield, Benton, and Winslow.

Capital stock.

Section 2. The capital stock of said company shall not exceed one million dollars, divided into shares of one hundred dollars each. Said company may hold all real and personal estate necessary and convenient for the purposes aforesaid.

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Section 3. Said company is hereby authorized to make, manufacture, distribute, sell, and dispose of gas in the city of Waterville and the towns of Fairfield, Benton, Oakland, and Winslow, and to lay down gas pipe in and through the streets and ways of said municipalities, and to take up, replace and repair the same, and to build, construct, and maintain all fixtures, reservoirs, gas holders, and other things requisite, proper, and convenient for the manufacture, distribution, and sale of gas in said municipalities. And said company is further authorized to set poles and extend wires, both above and under ground, in and through said streets and ways, and to erect, repair, and maintain, all poles, posts, wires and fixtures, necessary for the purposes of its incorporation, all subject to the permission of the municipal officers of said municipalities, under such reasonable restrictions as they may lawfully impose, and subject to the general laws of the state relative thereto. Provided, however, that said company shall not engage in the manufacturing, generating, selling, distributing, or supplying of electricity for any of the said purposes until said company, hereby created, shall have acquired control, by lease, purchase, or otherwise, of all of the electric companies hereinafter named now doing the same business in said Waterville.

Authorized to make and supply gas in certain towns.

—to lay gas pipe, etc.

—to set poles.

—shall generate and supply electricity only on acquisition of certain franchises and properties.

Section 4. Said company shall repay to any city or town any sum of money which said city or town may have been compelled to pay on any judgment for any damages caused by a defect or want of repair in the streets thereof due to the neglect of said company, or on any judgment for damages caused by the negligence of said company in the erecting and maintaining, or in the taking up or repairing, of any posts, wires, pipes, or appurtenances connected with its said business. Said company, at its own expense, without unnecessary delay, shall remove any obstruction in any street, made in erecting or laying the lines or pipes for such purposes, and cause earth or pavements disturbed to be properly replaced. It shall not be allowed to obstruct or impair the use of any public or private drain or gas pipe or sewer, telegraph or telephone wire, but may cross, or, when necessary, change the direction of any private wire or pipe, drain or sewer, in such manner as not to obstruct or impair the use thereof, being responsible to the owner or other person for any injury occasioned thereby in an action on the case.

Damages on streets due to neglect of company, liability for.

—shall not obstruct, but may cross, drains, sewers, etc.

Section 5. The said company is further authorized to purchase, or lease, and hold, the property, capital stock, and bonds, rights, privileges, immunities, and franchises of the Waterville and Fairfield Railway and Light Company, the Union Gas and

Authorized to purchase certain other properties, franchises, etc.

CHAP. 362

Electric Company, the Messalonskee Electric Company, the Oakland Electric Company, the Waterville and Oakland Railway Company, or any or either of them, and the property, rights, immunities, and privileges of any other persons, firms, or corporations doing an electric or gas business in any of said municipalities, upon such terms as may be agreed upon, and upon such purchase and transfer or lease, this company shall have, exercise, and enjoy all the locations, powers, immunities, franchises, rights, and estates then held and enjoyed by the corporations, firms, or individuals so selling or leasing, and shall be subject to all the duties, restrictions, and liabilities to which they or any of them shall be subject by reason of any charter, contract, or general or special law. The said company is also authorized to purchase, sell, and deal in the stocks and bonds of the above named companies.

**Pending suits,
by whom
prosecuted or
defended.**

Section 6. All proceedings, suits at law or in equity, which may be pending at the time of any such transfer, to which any of the corporations so selling or leasing may be a party, may be prosecuted or defended by the said company hereby created, in like manner and with like effect as if such transfer had not been made. All causes of action, at law or in equity, of or against either of said corporations, may be prosecuted by or brought against the said company hereby created.

**Sale of
certain other
properties
authorized.**

Section 7. The Waterville and Fairfield Railway and Light Company, the Union Gas and Electric Company, the Messalonskee Electric Company, the Oakland Electric Company, the Waterville and Oakland Railway Company, or any other person, firm, or corporation doing a gas or electric business in any of said municipalities, are authorized to make a sale or lease as aforesaid.

**Authorized to
issue stock
and bonds for
properties
aforesaid.**

Section 8. The said Waterville Gas and Electric Company may issue its stock and bonds in payment and exchange for properties and estates aforesaid so bought or leased, and for the stock or bonds of said individuals, firms or corporations, but the amount of stock so issued shall not exceed the authorized capital stock of the company so selling or leasing.

**May issue
bonds
secured by
mortgage.**

Section 10. The said company may issue its bonds to the amount of its capital stock, from time to time, upon such rates and time as it may deem expedient and in such amounts as may be required, and secure the same by mortgages upon its property and franchises.

Section 11. This act shall take effect in one month from the date of its approval.

Approved March 22, 1905.

Chapter 363.

An Act to amend Section three of Chapter fifty of the Private and Special Laws of eighteen hundred and twenty-one, as amended by Chapter one hundred and sixty-one of the Private and Special Laws of eighteen hundred and forty-eight, as amended by Chapter one hundred and seventy-one of the Private and Special Laws of eighteen hundred and sixty-two, as amended by Chapter four hundred and thirteen of the Private and Special Laws of nineteen hundred and three, relating to extending the time of controlling the water at the alewife fishery at Damariscotta Mills.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section three of chapter fifty of the private and special laws of eighteen hundred and twenty-one, as amended by chapter one hundred and sixty-one of the private and special laws of eighteen hundred and forty-eight, as amended by chapter one hundred and seventy-one of the private and special laws of eighteen hundred and sixty-two, as amended by chapter four hundred and thirteen of the private and special laws of nineteen hundred and three, is hereby further amended so that it shall be lawful for the joint fish committee of the towns of Nobleboro and Newcastle to control the water and sluiceways at the alewife fishery at Damariscotta Mills from the twentieth day of April to the fifteenth day of July annually; provided that said control in no way interferes with the rights which the Damariscotta Mills Water Power Company now have.

Section 2. This act shall take effect when approved.

Approved March 22, 1905.

Section 3, chapter 50, special laws 1821, as amended by chapter 161, private and special laws 1848, as amended by chapter 171, private laws, 1882, as amended by chapter 418, private laws of 1903, further amended.

—water rights connected with alewife fishery, at Damariscotta Mills, how controlled.

Chapter 364.

An Act to create the Portland Bridge District.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The territory and people included within the limits of the cities of Portland and South Portland shall constitute a body corporate and politic under the name of the Portland Bridge District, with full authority and power to remove the present bridge, known as Vaughan's bridge, connecting the cities of Portland and South Portland in Cumberland county across that part of Portland harbor known as Fore river, and in place thereof to construct a new bridge across said Portland harbor at the same points where said Vaughan's bridge now crosses, the same to be thereafter maintained as a part of the

Territorial limits of Portland Bridge District.

—may remove Vaughan's bridge.

—and construct new bridge.

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--with
suitable
draw.

--may
construct
approaches.

--may
exercise right
of eminent
domain.

--may
construct
temporary
highway
bridge.

--hearings on
taking of land
notice of,
how given.

--record of
proceedings
shall be kept.

--damages,
appeal from
award.

Width and
construction
of bridge.

--width of
draw.

--may be
built to allow
use of by
electric
railroads.

same highway of which said Vaughan's bridge is now a part, with a suitable draw in the same of sufficient width to accommodate navigation at that point. Said district may construct approaches to each end of said new bridge using so much of the highway and approaches to the present bridge as may be, and shall have authority to acquire by purchase or to take by right of eminent domain upon the payment of reasonable compensation therefor any land outside the present highway, bridge and approaches to the same as may be necessary for the construction of said new bridge and the approaches thereto; and may construct a temporary highway bridge for the use of teams and pedestrians during the construction of said new bridge. The officers of said bridge district hereinafter provided for may exercise the right of eminent domain vested in said district and take land necessary to carry out the purposes of this act after hearing, notice of the date and place of hearing being given by publication in two daily papers published in Portland, for one week at least previous to the time appointed for said hearing; and the clerk of said district shall keep a record of their proceedings and their determination and decision, which shall be signed by a majority of said officers and which shall set forth a description of the land taken and the owners, if known, and the amount of the damage awarded therefor, and upon the signing of said record by said officers they may enter upon the land and take possession for the purposes of this act, and the land so taken shall become a part of the public highway subject to all the limitations and restrictions and uses provided for in chapter twenty-three of the revised statutes. Any person aggrieved by the decision of said officers so far as it relates to damages awarded for lands so taken, shall have the same right of appeal as is provided from the award of damages in laying out streets in the city of Portland under section nine of chapter two hundred and seventy-five of the private and special laws of eighteen hundred and sixty-three.

Section 2. Said new bridge shall be built of such width and materials and in such a manner as the officers of said bridge district shall determine that the interest of the public will best be subserved. There shall be a draw constructed in said bridge, with a clear opening of not less than sixty feet in width in such part and in such a manner as shall meet the requirements of the war department of the United States. Said bridge when completed shall be suitable for all purposes of ordinary travel between said cities, and if said bridge district officers deem it advisable, said bridge may be built so as to allow its use by such

surface railroads operated by electricity as may obtain permission to use the same under the terms of this act.

Section 3. To procure funds for the construction of said bridge including the approaches thereto, and the taking of necessary land therefor, the construction of the dolphins and other necessary and appurtenant structures for the operation of the draw and the convenience of navigation, and the building of a temporary bridge if necessary, and such other expenses as are necessary to carry out the purposes of this act, said bridge district is hereby authorized to issue its notes and bonds, but shall not incur a total indebtedness exceeding the sum of four hundred thousand dollars, said bonds shall be a legal investment for savings banks in the state of Maine. Each bond shall have inscribed upon its face the words 'Portland Bridge District Loan,' and shall bear interest not to exceed four per cent per annum, payable semi-annually. Said bonds may be issued to mature serially or made to run for such periods as said commissioners may determine, but none of which shall run for a longer period than forty years.

Bridge District authorized to issue bonds.

—total indebtedness limited to \$400,000.

—bonds, rate of interest on etc.

Section 4. The officers of said bridge district shall be known as bridge commissioners and shall consist of the mayor and treasurer of the city of Portland, the mayor and treasurer of the city of South Portland and the commissioner of public works of the city of Portland, and their successors in office, until the purposes of this act are fully accomplished, all of whom shall serve without pay. In case of the annexation of the city of South Portland to the city of Portland before the purposes of this act are accomplished and the obligations incurred thereunder are fully paid, the officers of said bridge district shall thereafter consist of the mayor, treasurer and commissioner of public works of the city of Portland, and their successors in office. The term of office of said bridge commissioners shall be co-terminous with their term of office as city officers, and their qualification for their respective city offices shall also qualify them as officers of said bridge district. Said commissioners shall organize as soon as convenient after the passage of this act, and on the first Monday in January each year thereafter by the choice from among their number of a president, treasurer and clerk, who shall perform the duties usually devolving upon such officials. The clerk shall keep a record of all meetings of said commissioners which shall be public records. They may adopt a corporate seal. Said commissioners shall have full charge of the construction of said bridge, and contract in the name of said district for all necessary labor and materials and shall have full authority to carry out all the provisions of this act.

Bridge commissioners, composition of.

—tenure of office of bridge commissioners.

—organization of board of.

—duties of members of board.

—records shall be public records.

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—notes and bonds shall be signed by treasurer and counter-signed by president.

All notes or bonds issued by said district shall be signed by the treasurer and countersigned by the president, and if coupon bonds are issued each coupon shall be attested by a fac simile signature of the treasurer and president printed thereon. The treasurer shall keep all funds of the district in such bank or banks as the commissioners may approve and shall give bond to said district in such sum and with such sureties as said commissioners shall approve, which bond shall remain in the custody of the president.

Sinking fund.

Section 5. In case said bonds are made to run for a period of years, a sinking fund shall be established by said commissioners for the purpose of redeeming the bonds issued under this act when they become due, and not less than two per cent of the total cost of the bridge shall be added to said sinking fund each year, which shall be kept invested in safe securities. Whenever any of the bonds issued by said district become due, or can be purchased by said commissioners on favorable terms, said commissioners shall, if sufficient funds have accumulated in said sinking fund, redeem or purchase said bonds and cancel them. In case the amount in the sinking fund shall not be sufficient to pay the total amount of bonds falling due at any one time, authority to issue new bonds sufficient to redeem so many of said bonds as cannot be redeemed from the sinking fund, is hereby invested in said district, but in no case shall such new bonds run beyond forty years from the date of the original issue.

—bonds shall not run more than forty years.

Assessments for sinking fund, repairs, maintenance, etc., apportionment of.

Section 6. When said bridge shall have been completed the said bridge commissioners shall annually determine what part of the sum to be paid annually into the sinking fund, or if the bonds authorized by this act shall be issued to mature serially, what part of the amount required each year to meet the bonds falling due, and what part of the sum required each year to meet the interest on said bonds, the maintenance and repair of said bridge and draw and the operation of said draw and other necessary expenses and obligations incurred by said district, shall be assessed on the property in the territory included within the limits of the city of Portland, and what part of said amounts shall be assessed on the property included within the limits of the city of South Portland, the same to be divided between said cities in proportion to their last regular valuation. Each year thereafter before the first day of April the bridge commissioners of said district shall issue their warrant in the same form as the warrant of the state treasurer for state taxes, with proper changes to the assessors of South Portland and to the assessors of Portland

—assessments and collections.

requiring them to assess their respective proportional part of the total sum so determined, and to commit their assessment to the constable or collector of their respective cities who shall have all the authority and powers to collect said tax as is vested by law in them to collect state, county and municipal taxes. On or before the thirty-first day of December of the year in which said tax is so levied, the treasurer of each of said cities shall pay the amount of the tax so assessed, to the treasurer of said bridge district. In case of failure on the part of the treasurer of either city to pay in said sum or any part thereof on or before said thirty-first day of December of the year in which said tax is so levied, the treasurer of said bridge district may issue his warrant for the amount of said tax or so much as shall remain unpaid, directed to the sheriff of Cumberland county, requiring him to levy it by distress and sale on real and personal property of any of the inhabitants of the city in which said tax was levied, and the sheriff or either of his deputies shall execute such warrant. Except as otherwise provided herein, the same authority as is vested in county officials for the collection of county taxes under the provisions of chapter ten of the revised statutes, is hereby vested in the officials of said bridge district in relation to the collection of taxes within said district.

—proceedings if assessments are not paid on or before Dec. 1. of year in which tax is levied.

Section 7. If said bridge commissioners shall decide to build said new bridge so that it may be used by surface railroads operated by electricity for purposes of traffic, they may at any time before the obligations imposed by this act are fully paid, enter into an agreement with any surface railroad operated by electricity to permit the use of said bridge by said railroads for purposes of traffic under such terms and for such periods as they may agree upon, the amount paid by said railroads for such privilege shall be used to defray the expense of construction of said bridge or payment of the annual interest on the bonds issued under this act, or be placed in a sinking fund to be then held and invested and the proceeds thereof applied in part payment of said bonds.

Bridge commissioners may make agreement with electric roads.

Section 8. After said bridge shall have been completed the said bridge district shall maintain and keep in repair said new bridge also the draw with all its necessary machinery and appurtenant structures, and operate the same. In case of injury to travelers using said bridge as a highway, said bridge district shall be liable for all injuries resulting from any lack of repair which it is its duty to make under this act, but only under such conditions and limitations and for such amount as towns would

Liability for damages to travelers.

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Bridge
district a
quasi
municipal
corporation.

Incidental
powers
granted.

Inconsistent
acts repealed.

This act shall
take effect
when
accepted by
city council
of each city
named in act.

be liable under section seventy-six of chapter twenty-three of the revised statutes.

Section 9. Said district is hereby declared to be a quasi municipal corporation within the meaning of section seventy-six of chapter forty-seven of the revised statutes, and all the provisions of said section shall be applicable thereto.

Section 10. All incidental powers and privileges necessary to the accomplishing of the various objects herein set forth are granted to the corporation hereby created.

Section 11. All acts relating to Vaughan's bridge heretofore enacted so far as they are inconsistent herewith, are hereby repealed.

Section 12. This act shall take full effect when accepted by the city council of each of said cities at special meetings thereof duly called and held for that purpose. This act shall take effect when approved so far as authorizing the city council of said cities to accept the same.

Approved March 23, 1905.

Chapter 365.

An Act to incorporate the Old Town Water District.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Territorial
limits
defined.

Section 1. The territory bounded as follows, and the people within the same, to wit: Begin at the southeast corner of the city of Old Town in the county of Penobscot; thence westward on the south line of said city to the dividing line between the east and west tiers of lots on Marsh's island according to Park Holland's plan of said island; thence northward by said dividing line, being a part of the west line of said city, to the south line of lot numbered six on the west side of said island according to said plan, being a part of the south line of said city; thence following the boundary line of said city westward, southward, northwestward and northward to the south line of the Barker tract; thence eastward by the last named south line to the southeast corner of lot numbered one in the south division of said Barker tract according to plan of A. S. Howard; thence northward by the east line of said lot numbered one to the center line of said Barker tract according to said Howard plan; thence eastward by said center line to the west shore of the Stillwater branch of the Penobscot river; thence

northeastward across said branch to the point of intersection between the east shore of said branch and the north line of lot numbered nineteen on the west side of Marsh's island according to said Holland plan; thence eastward by the last named north line and the north line of lot numbered twenty on the east side of said island according to said Holland plan to the thread of the river between said river and Indian Old Town island; thence southward by the thread of said river to the north line of lot numbered seventeen on the east side of said island according to said Holland plan; thence eastward by the said north line to the east line of said city; thence southward by said east line to the point of beginning; shall constitute a body politic and corporate under the name of the Old Town Water District, for the purpose of supplying the inhabitants of said district and of the town of Milford, Bradley, together with the city of Old Town, with pure water for domestic and municipal purposes.

—purposes.

Section 2. Said district is hereby authorized for the purpose aforesaid to take and hold sufficient water of the Penobscot river and Cold Stream pond in the town of Enfield, and may take and hold by purchase or otherwise any land or real estate necessary for erecting dams, power, reservoirs, or for the preserving of the purity of the water and water shed, and for laying and maintaining aqueducts for taking, discharging and disposing of water. Nothing in this act shall authorize said district to increase the present flowage upon Cold Stream pond.

May take water from Penobscot river and Cold Stream pond.

—may take land for dams, reservoirs, etc.

Section 3. Said district shall be liable for all damages that shall be sustained by any person or corporation in their property by the taking of any land whatsoever, or water, or by flowage, or by excavating through any land for the purpose of laying pipes, building dams or constructing reservoirs. If any person sustaining any damage as aforesaid and said corporation shall not mutually agree upon the sum to be paid therefor, such person shall cause his damage to be ascertained in the same manner and under the same conditions, restrictions and limitations as are or may be prescribed in case of damages by the laying out of highways.

Damages for land taken, for flowage, etc.

—damages, how ascertained.

Section 4. Said district is hereby authorized to lay in and through the streets and highways thereof and of said towns of Milford, Orono, Bradley and the city of Old Town, and to take up, repair and replace all such pipes, aqueducts and fixtures as may be necessary for the object above set forth, and whenever said district shall lay any pipes or aqueducts in any street or highway it shall cause the same to be done with as little obstruction as possible to the public travel, and shall at its own

May lay pipes, etc., in streets of Milford, Orono, Bradley and Old Town.

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**Board
of trustees.**

**—organiza-
tion of board
of trustees.**

**—tenure
of trustees.**

**—vacancies,
how filled.**

**May acquire
or take
property and
franchises of
Public Works
Company
within said
district.**

**Proceedings
for taking
plant,
property and
franchises of
Public Works
Company, as
for public
uses.**

expense without unnecessary delay cause the earth and pavement removed by it to be replaced in proper condition.

Section 5. All the affairs of said water district shall be managed by a board of trustees composed of three members to be chosen by the municipal officers of the city of Old Town, but no member of the city council shall during the term for which he is elected be chosen one of said board of trustees. As soon as convenient after the members of said board have been chosen, said trustees shall hold a meeting at the aldermen's room in the city of Old Town, and organize by the election of a president and clerk, adopt a corporate seal, and when necessary may choose a treasurer and all other needful officers and agents for proper conduct and management of the affairs of said district. At said first meeting they shall determine by lot the term of office of each trustee so that one shall serve for one year, one for two years and one for three years; and whenever the term of a trustee expires the said municipal officers of the city of Old Town shall appoint a successor for the full term of three years; and in case any other vacancy arises it shall be filled in like manner for the unexpired term. They may also ordain and establish such by-laws as are necessary for their own convenience and the proper management of the affairs of the district. The term of office of the trustees shall begin on the first Monday in April. Said trustees may procure an office and incur such expense as may be necessary. Each member shall receive in full compensation for his services an allowance of one hundred dollars per annum.

Section 6. Said water district is hereby authorized and empowered to acquire by purchase or by the exercise of the right of eminent domain, which right is hereby expressly delegated to said district for said purposes, the entire plant, property, franchises, rights and privileges now held by the Public Works Company within said district and said towns including all lands, water, water rights, dams, reservoirs, pipes, machinery, fixtures, tools, and all apparatus and appliances owned by said company and used or usable in supplying water in said district and towns and any other real estate in said district.

Section 7. In case said trustees fail to agree with the said Public Works Company upon the terms of purchase of the above mentioned property, said water district, through its trustees is hereby authorized to take said plant, property and franchises as for public uses by petition therefor in the manner hereinafter provided. And said trustees for said water district is hereby authorized to file a petition in the clerk's office of the supreme judicial court for the county of Penob-

scot in term time or in vacation, addressed to any justice of said court, who after notice to said Public Works Company and all parties interested therein, shall after hearing and within thirty days after the filing of said petition appoint three disinterested appraisers, none of whom shall be residents of the said county of Penobscot, one of whom shall be learned in the law, for the purpose of fixing the valuation of said plant, property and franchises. The said appraisers shall have the power of compelling attendance of witnesses and the production of books and papers pertinent to the issue, and may administer oaths; and any witness or person in charge of such books or papers, refusing to attend, or to produce the same, shall be subject to the same penalties and proceedings, so far as applicable, as witnesses summoned to attend the supreme judicial court. The appraisers so appointed shall after due notice and hearing fix the valuation of said plant, property and franchises at what they are fairly and equitably worth, so that said Public Works Company shall receive just compensation for the same. The report of said appraisers or a majority of them, shall be filed in the said clerk's office in term time or in vacation within five months after their appointment, and such single justice, or in case of his inability to act, then any justice designated by the chief justice, may, after notice and hearing, confirm or reject the same, or recommit it if justice so requires. The award of the appraisers shall be conclusive as to valuation. Upon the confirmation of said report the court so sitting shall thereupon, after hearing, make final decree upon the entire matter, including the application of the purchase money, discharge of incumbrances, if any, and transfer of the property, jurisdiction over which is hereby conferred with the same power to enforce said decree as in equity cases. Upon the request of either party the justice making such final decree shall make separate findings of law and of fact. All such findings of fact shall be final, but either party aggrieved may take exceptions to any ruling of law so made, the same to be accompanied only by such parts of the case as are necessary to a clear understanding of the questions raised thereby. Such exceptions shall be claimed on the docket within ten days after such final decree is signed, entered and filed, and notice thereof has been given by the clerk to the parties or their counsel, and said exceptions so claimed shall be made up, allowed and filed within said time unless further time is granted by the court or by agreement of parties. They shall be entered at the next term of the law court to be held after the filing of said decree and there heard, unless otherwise agreed or the law court shall

—appoint-
ment of
appraisers.

—power of
appraisers.

—appraisers
after notice
and hearing,
may fix
valuation.

—appraisers
shall file
report.

—award of
appraisers
shall be
conclusive as
to valuation.

—court shall
make final
decree.

—findings of
fact shall
be final.

—exceptions
may be taken
to rulings
of law.

—exceptions
shall be
claimed
within ten
days.

—exceptions
shall be
entered at
next term
of court.

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—cause shall remain on docket marked "law" during pendency of exceptions.

—receipts and expenditures, belonging to period after filing of petition, how adjusted.

Valid existing contracts, shall be assumed and carried out.

Water district may issue bonds.

for good cause order a further time for hearing thereon. Upon such hearing the law court may confirm, reverse or modify the decree of the court below, or remand the cause for further proceedings as it seems proper. During the pendency of such exceptions the cause shall remain on the docket below marked "law" and decree shall be entered thereon by a single justice in term time or vacation, in accordance with the certificate and opinion of the law court. Before such property and franchises are transferred in accordance with such final decree and before the payment therefor, the court sitting in said county of Penobscot by a single justice thereof as hereinbefore provided, shall, upon motion of either party, after notice and hearing, take account of all receipts and expenditures properly had or incurred by the Public Works Company belonging to the period from and after the filing of said petition, and all the rents and profits accruing thereafter, and shall order the net balance due either party to be added or deducted from the amount to be paid under said final decree, as the case may be. All findings of law or fact by such single justice at such hearing shall be final. On payment or tender by said district of the amount so fixed and the performance of all other terms and conditions so imposed by the court, said entire plant, property and franchises shall become vested in said water district and be free from all liens, mortgages and incumbrances theretofore created by the said Public Works Company.

Section 8. All valid contracts now existing between the Public Works Company and any person or corporation for supplying water within said district and in the towns heretofore mentioned shall upon the transfer of said company's property and franchise to said district be assumed and carried out by the Old Town Water District.

Section 9. For accomplishing the purposes of this act said water district, through its trustees, is authorized to issue its bonds to an amount sufficient to procure funds to pay the expenses incurred in the acquisition of the property of the Public Works Company, and the purchase thereof and for the construction of said district's system and to secure a new source of water supply or the improvement of the present supply. Said bonds shall be a legal obligation of said water district, which is hereby declared to be a quasi municipal corporation within the meaning of section ninety-six, chapter forty-eight of the revised statutes, and all the provisions of said section shall be applicable thereto. Said bonds shall be a legal investment for savings banks.

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Section 10. All individuals, firms, and corporations, whether private, public or municipal, shall pay to the treasurer of said water district the rates established by said board of trustees for the water used by them, and said rates shall be uniform within the territory supplied by the district. Said rates shall be so established to provide revenue for the following purposes:

Board of trustees may establish uniform rates.

I. To pay the current running expenses for maintaining the water system and to provide for such extensions and renewals as may become necessary.

—to pay current expenses.

II. To provide for payment of interest on the indebtedness of the district.

—to provide for payment of interest &

III. To provide each year a sum equal to not less than one nor more than five per cent of the entire indebtedness of the district, which sum shall be turned into a sinking fund to provide for the final extinguishment of the funded debt. The money set aside for the sinking fund shall be devoted to the retirement of the obligations of the district, or invested in such securities as savings banks are allowed to hold.

—to provide for a sinking fund.

Section 11. All incidental powers, rights and privileges necessary to the accomplishment of the main object herein set forth are granted to the corporation hereby created.

Incidental powers granted.

Section 12. This act shall take effect when approved by a majority vote of the legal voters within said district, voting at an election specially called and held for the purpose, by the municipal officers of the city of Old Town, to be held at the voting places in each ward in said city; the date of holding said election to be determined by said municipal officers, upon the written request of twenty legal voters in said district. The board of registration shall make and provide a separate check list for such voters within wards four and five of said city as are then legal voters of said city, and all warrants issued to said wards shall be varied accordingly to show that only such voters therein are entitled to vote thereon. Such special election shall be called, advertised and conducted according to the law relating to municipal elections; provided, however, that the board of registration shall not be required to prepare nor the city clerk to post a new list of voters; and for this purpose said board of registration shall be in session on the three secular days next preceding said election, the first two days thereof to be devoted to registration of voters and the last day to enable the board to verify the corrections of said list and to complete and close up its records of said sessions. The city clerk shall reduce the subject matter of this act to the following question: "Shall the act to incorporate the Old Town Water District be accepted?" and the

This act shall take effect when approved by voters within district.

—date of holding election, how determined.

—special election, how called, advertised and conducted.

—form of question to be voted on.

CHAP. 366

—method
of voting.

Sections 2, 3
and 4 of
this act
inoperative
unless said
water district
acquire
franchises of
Public Works
Co. within its
own limits.

Costs and
expenses,
how paid and
borne.

voters shall indicate by a cross placed against the words 'yes' or 'no' their opinion of the same. The result shall be declared by the mayor and aldermen and due certificate thereof filed with the secretary of state by the clerk of said city. This act shall take effect when approved by the governor so far as necessary to empower the calling and holding of such election.

Section 13. Sections two, three and four of this act shall be inoperative, null and void, unless said water district shall first acquire by purchase, or by the exercise of the right of eminent domain as in this act provided, the plant, property and franchise, rights and privileges now held by the Public Works Company within said district and said towns of Milford, Bradley and said city of Old Town.

Section 14. All costs and expenses arising under the provisions of this act shall be paid and borne as follows: All costs and expenses arising under or by reason of the call for special election provided for in section twelve, shall be paid and borne by the city of Old Town and all other costs and expenses shall be borne and paid as directed by the court in the final decree.

Approved March 23, 1905.

Chapter 366.

An Act to organize the Plantation of Sandy River, in the county of Franklin, State of Maine.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sandy River
plantation
organized.

Section 1. Township number two, range one, west of Bingham's Kennebec purchase, in the county of Franklin, state of Maine, bounded as follows, north by Dallas plantation; east by Madrid; south by Letter E, and west by Rangeley plantation, is hereby organized into a plantation to be known as Sandy River Plantation, and is hereby invested with all the powers and privileges, and subjected to all the duties and obligations incident to other plantations.

Existing
plantation,
organization
of, made
valid.

Section 2. The organization of the existing plantation of this name is hereby confirmed and made valid; and the first annual meeting called by the assessors thereof, after the passage of this act, shall be the first meeting of the plantation hereby organized; and the present officers of said plantation are hereby confirmed and their election made valid.

Section 3. This act shall take effect when approved.

Approved March 23, 1905.

Chapter 367.

An Act to repeal acts incorporating Skowhegan Village Corporation.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. All acts heretofore enacted for the incorporation of Skowhegan Village Corporation within the present town of Skowhegan in the county of Somerset are hereby repealed; provided, that the corporate existence, powers, duties and liabilities of said Skowhegan Village Corporation shall survive for the purpose of prosecuting and defending all actions and causes of action to which said Skowhegan Village Corporation is a party, and collecting payment of all claims and demands now existing in favor of or against said Skowhegan Village Corporation and all needful processes growing out of the same.

Former acts
of incorpora-
tion repealed.

—exception.

Section 2. The town of Skowhegan may, at a meeting legally called by a warrant and containing an article for that purpose, by vote, assume all the outstanding liabilities of said Skowhegan Village Corporation on the day when this act takes effect, and in case said town so votes, they shall have authority to raise money by loan upon town orders, notes or bonds which shall be valid claims upon said town, with which to discharge such liabilities, and thereupon all the property and assets of said Skowhegan Village Corporation shall become the property of and vested in said town.

Town of
Skowhegan
may assume
liabilities
of Skowhegan
Village
Corporation.

Section 3. This act shall take effect when accepted by a majority of the legal voters of Skowhegan present and voting at any annual meeting of said town, the warrant containing an article for that purpose.

This act shall
take effect
when
accepted
by voters of
Skowhegan.

Approved March 23, 1905.

Chapter 368.

An Act to amend a Special Act, enacted and approved March eight, nineteen hundred and five, amending the charter of the Geo. A. Young Co., organized May three, eighteen hundred and ninety-nine.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The special act amending the charter of the Geo A. Young Co. passed and approved March eight, nineteen hundred and five, is hereby amended so that the title of said special act shall read 'Geo. A. Young Co.' in place of "George A. Young Company."

Title of act
approved
March 8, 1905,
changed.

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Section 1 of
special act
amended.

Section 2. Section one of said special act is hereby amended in the first line thereof by substituting the words 'Geo. A. Young Co.' in place of "George A. Young Company."

Section 3. This act shall take effect when approved.

Approved March 23, 1906.

Chapter 369.

An Act authorizing the payment of an annuity by the City of Portland to Charles D. Skillin.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

City council
of Portland
authorized to
pay Charles
D. Skillin for
injuries.

Section 1. The city council of the city of Portland may annually hereafter appropriate and pay to Charles D. Skillin, a former member of the fire department of said city who, in the year eighteen hundred and eighty-four, received injuries while in the discharge of his duty, a sum not exceeding three hundred sixty dollars.

Section 2. This act shall take effect when approved.

Approved March 23, 1906.

Chapter 370.

An Act to prohibit the throwing of Sawdust and other Mill Waste into Break-Neck brook and tributaries, in Cumberland county.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Throwing
mill waste
into Break-
Neck brook
and
tributaries,
forbidden.

Section 1. No person shall put, or allow the same to be done by any person within his employ, into Break-Neck brook, or in any of its tributaries, in the county of Cumberland, any mill waste, slabs, edgings, sawdust, or any other mill waste of a fibrous nature created in the manufacture of any sawn or planed lumber, or to place or deposit the same on the banks of any of these waters in such negligent or careless manner that the same shall fall or be washed into any of said waters, or with the intent that the same shall fall or be washed into any of said waters.

Penalty for
violation.

Section 2. Whoever shall violate any of the provisions of this act shall be subject to a penalty of not less than fifty dollars nor more than one hundred dollars and costs of prosecution for each offense.

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Trial justices, municipal and police courts shall have original and concurrent jurisdiction for offenses arising under this act, and all fines recovered shall be paid to the treasurer of state for the benefit of the fund for the protection and propagation of fish.

—trial justices, municipal and police courts shall have original and concurrent jurisdiction.

Section 3. This act shall take effect August first, nineteen hundred and five.

This act shall take effect Aug. 1, 1905.

Approved March 23, 1905.

Chapter 371.

An Act to provide for the representation of the State of Maine at the Lewis and Clark and Jamestown Expositions, without State appropriation.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. To enable citizens of the state to most effectively provide by private subscription for the reproduction of the birth-place or home of the poet Longfellow as the Maine state building at the Lewis and Clark and Jamestown Expositions, the governor is hereby authorized to appoint a commission of five to represent the interests of the contributors and the state at the above named expositions, to arouse public interest in them, and encourage the making of exhibits by citizens of Maine.

Commission of Lewis and Clark and of Jamestown expositions, appointment authorized.

Section 2. The said commission shall serve without compensation from the state, have no authority to contract bills on the credit of the state, and have no allowance for expenses from the state.

Commission shall serve without pay and have no allowance for expenses.

Section 3. This act shall take effect when approved.

Approved March 23, 1905.

Chapter 372.

An Act for the protection of Clams in parts of the County of Sagadahoc.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

No clams shall be taken from the flats at Small Point Harbor or from Sprague's or Morse's rivers in the town of Phippsburg, Sagadahoc county, excepting by the inhabitants of the town of any person temporarily resident therein, who may take therefrom for the immediate use of himself or his family not exceeding one bushel at any one tide, or may sell the same for consumption within the said town.

Protection of clams in parts of Sagadahoc county.

Approved March 23, 1905.

CHAP. 373**Chapter 373.**

An Act to revise, consolidate and amend the Charter and Laws of the City of Augusta.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter and laws of city of Augusta revised.

Section 1. The charter and laws of the city of Augusta, as previously enacted by the legislature of this state, are hereby revised, consolidated and amended so as to read as follows:

Corporate name.

'Section 1. The inhabitants of the town of Augusta, in the county of Kennebec, shall continue to be a body politic and corporate, by the name of the city of Augusta, and as such shall have, exercise and enjoy all the rights, immunities, powers, privileges and franchises, and be subject to all the duties and obligations now appertaining to, or incumbent upon said town as a municipal corporation, or appertaining to or incumbent upon the inhabitants or selectmen thereof; and may ordain and publish such acts, laws and regulations not inconsistent with the constitution and laws of this state, as shall be needful to the good order of said body politic; and impose fines and penalties for the breach thereof, not exceeding twenty dollars for any one offense, which may be recovered to the use of said city, by action of debt, or on complaint before the municipal court in said city.'

--rights, powers, duties, etc.

--may ordain and publish acts.

--may impose fines.

Mayor.

--board of aldermen.

--common council.

--city council.

--restrictions of city council.

'Section 2. The administration of all the fiscal, prudential and municipal affairs of said city, with the government thereof, shall be vested in one principal magistrate, to be styled the mayor; and one council of eight to be denominated the board of aldermen; and one council of sixteen, to be denominated the common council, all of whom shall be inhabitants of said city; which boards shall constitute and be called the city council; all of whom shall be sworn to the faithful performance of the duties of their respective offices; provided, the city council shall not vote, assess or appropriate any money for any object or purpose for which the town of Augusta is not authorized to vote, assess and appropriate money, except for such purposes as are authorized by this act. And provided further, that neither the city council, nor any agent or officer of the city, shall borrow or hire any money for or on account of the city or inhabitants thereof, except for the purposes for which the town of Augusta is now by law authorized to raise money; and all notes, bonds, obligations, scrip or orders given by the city council or any officer or agent thereof for money or property obtained for any purposes, shall be void.'

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Duties of
mayor.

'Section 3. The mayor of said city shall be the chief executive magistrate thereof. It shall be his duty to be vigilant and active in causing the laws and regulations of the city to be executed and enforced, to exercise a general supervision over the conduct of all subordinate officers, and to cause their violations or neglect of duty to be punished. He may call special meetings of the board of aldermen and common council, or either of them, when in his opinion the interests of the city require it, by a notice in one or more of the papers printed in the city, or by causing a summons or notification to be given in hand or left at the usual dwelling place of each member of the board or boards to be convened. He shall from time to time communicate to both of them such information, and recommend such measures as the business and interests of the city may in his opinion require. He shall preside in the board of aldermen and in the joint meetings of the two boards, but shall have only a casting vote. The salary and compensation of the mayor shall be five hundred dollars per year, which shall not be increased or diminished during his continuance of office, unless by vote of the qualified electors in ward meetings called for that purpose. Nor shall he receive from the city any other compensation for any services by him rendered in any other capacity or agency; provided, however, the city council may elect the mayor to any city office, and allow him a reasonable compensation for services rendered in such office; but the aldermen and common council shall not be entitled to receive any salary or compensation for any services by them performed as such.'

—may call
meetings of
aldermen and
common
council.

—shall
communicate
information
and make
recommendations to both
boards.

—shall
preside in
board of
aldermen and
in joint
meetings.

—salary of
mayor.

—proviso.

Executive
powers
vested in
mayor and
aldermen.

'Section 4. The executive powers of said city generally, and the administration of police, with all the powers of the selectmen of the town of Augusta, shall be vested in the mayor and aldermen as fully as if the same had been herein particularly enumerated; all other powers not vested in the inhabitants of said town, and all powers granted by this act, shall be vested in the mayor and aldermen and common council of said city, to be exercised by concurrent vote, each board to have a negative upon the other, but all elections of officers by the city council, shall be by joint ballot of the two boards in convention. Except as otherwise provided by law, the city council shall annually, on the third Monday of March, or as soon thereafter as conveniently may be, elect and appoint all the subordinate officers and agents for the city, for the ensuing year, shall define their duties and fix their compensation, in cases where such duties and compensation shall not be defined and fixed by the laws of this state; and may by concurrent vote remove all

—elections of
officers shall
be by joint
ballot of the
two boards.

—election of
subordinate
officers, date
of fixed.

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—election and
duties of fire
department.

—mayor and
aldermen
shall appoint
certain other
officers.

—superinten-
dent of
burying
grounds,
inspectors
of bridges,
trustees
of Lithgow
library,
deputy
marshal and
other police
officers.

—certain
officers shall
not be
members
of city
government.

—treasurer
and collector
may be one
and the same
person.

—tenure
of officers.

—city council
shall secure
prompt
accounta-
bility for
moneys.

—shall have
care of city
property.

—shall
annually
publish
accounts of
receipts and
expenditures.

—appropria-
tions.

officers whom they have power to appoint, when in their opinion sufficient cause for removal exists. The city council may by ordinance provide for the election of, and prescribe the duties of members of the fire department; provided, that the several fire companies may adopt such rules and regulations not inconsistent with such ordinances as they may deem expedient, subject to the approval of the chief engineer, mayor and aldermen.

The mayor and board of aldermen, in addition to the appointment of any officers to be by them appointed under any law of this state, shall on the third Monday of March, annually, or as soon thereafter as conveniently may be, appoint officers to the following positions, to the number and with the tenure now or hereafter established by ordinance of the city council, namely, superintendent of burying grounds, inspector or inspectors of any or all city bridges, trustees of the Lithgow library and reading room, and, upon the nomination of the city marshal, a deputy city marshal and other police officers. Except as otherwise provided by law, all officers shall be chosen and vacancies supplied for the current year, of whom the assessors, city marshal, chief engineer of fire department, collector, overseer of the poor, street engineer, street commissioners, superintending school committee and treasurer, shall not be members of the city council, and except as herein otherwise directed. The treasurer and collector of taxes may be one and the same person. Except as otherwise provided by law, all the said subordinate officers and agents shall hold their offices during the ensuing year, and until others shall be elected and qualified in their stead, unless sooner removed. All moneys received and collected for or on account of the city, by any officer or agent thereof, shall forthwith be paid into the city treasury. The city council shall take care that moneys shall not be paid from the treasury unless granted or appropriated; shall secure a prompt and just accountability by requiring bonds with sufficient penalty and sureties from all persons trusted with the receipt, custody or disbursement of money; shall have the care and superintendence of city buildings, and the custody and management of all city property, with power to let or sell, what may be legally let or sold; and to take and hold in the name of the city real and personal estate necessary or proper for municipal purposes, not exceeding in aggregate at any one time one hundred and fifty thousand dollars. And the city council shall, as often as once a year, cause to be published for the information of the inhabitants, a particular account of receipts and expenditures and a schedule of the city property; and no money shall be paid from the treasury unless the same be appropriated by the city

council, and upon a warrant signed by the mayor, which warrant shall state the appropriation under which the same is drawn. Provided, however, that the city council may, by ordinance, create a fund consisting of the unexpended balance of all appropriations remaining at the end of each municipal year, and may by such ordinance, define the purposes of such fund, and warrants drawn thereon by the mayor for such purpose shall be valid. The subordinate officers and agents of the city, elected or appointed as provided for in this section, shall enter upon the discharge of their official duties on the first day of April, or as soon thereafter as may be, except in cases of elections to fill vacancies. Officers elected to fill vacancies shall enter immediately upon their official duties. The city council may, except as in this charter otherwise provided, by ordinance provide a specific salary for any or all city officers and may further provide that any officer whose salary is so specified shall account for and pay over to the city for its use all statutory fees received by him by virtue of his official position.'

—city council
may specify
salaries.

'Section 5. Every law, act, ordinance or bill appropriating money having passed both branches of the city council, shall be presented to the mayor of the city, and if he approve the same he shall sign it; if not, he shall return it in seven days, with his objections, to that branch of the city council in which it shall have originated, which branch shall enter the objections at large on its journals, and proceed to reconsider said law, act, ordinance or bill. If upon such reconsideration, two-thirds of the whole number of that branch shall agree to pass it, it shall be sent, together with the objections, to the other branch, by which it shall be reconsidered, and if approved by two-thirds of the whole number of that branch, it shall have the same effect as if signed by the mayor. In calculating said requisite two-thirds, a fraction exceeding one-half shall be considered a unit.'

Appropriations of
money to be
approved
by mayor.

—may be
made by
two-thirds
vote of both
branches.

'Section 6. The city council shall, on the third Monday of March, in the year one thousand eight hundred and eighty-five, or as soon thereafter as conveniently may be, elect three assessors, one of whom shall be elected for three years, one for two years and one for one year; and thereafter, except to fill vacancies, one assessor shall be elected each year for the term of three years. Such assessors shall exercise and be subject to the same powers, duties and liabilities that the assessors of the several towns in this state may exercise and be subject to under existing laws; provided, however, that the city council may appoint one person in each ward, whose duty it shall be to furnish the assessors with all necessary information relative to persons and property taxable in his ward, and who shall be sworn to the faithful

Assessors,
election of.

—powers,
duties and
liabilities
of assessors.

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—manner
of assessment
and collection
of taxes.

—deputy
collectors.

(overseer
of poor,
appointment
of.

—duties of
overseer
of poor.

—overseer
may be
removed.

—fuel,
provisions,
supplies, for
almshouse,
by whom
obtained.

performance of his duty. All taxes shall be assessed, apportioned and collected in the manner prescribed by the laws of this state relative to town taxes. Provided, however, that it shall be lawful for the city council to establish further and additional provisions for the collection thereof. The collector of taxes may appoint, by and with the consent of the mayor and board of aldermen, one or more deputy collectors of taxes for said city, who shall hold office during the term for which the collector of taxes was elected. Such deputy collectors shall, under the direction of said collector, render assistance to said collector, and for that purpose shall have the same power that said collector has, and shall receive the same fees that a sheriff or constable would be entitled to for like services, to be added to such tax and collected of the delinquent. The verbal instructions of said collector to such deputy collector shall be sufficient to authorize all lawful acts of such deputy collector performed in the discharge of the duties of his office, and such instructions need not be set forth in his return. The return of the doings of such deputy collector shall be in the same form as that required of said collector, but shall be certified by said deputy collector. Such deputy collectors shall from time to time as required, account for and pay over to said collector the amount of all taxes and interest thereon collected by them.'

'Section 7. The mayor of said city shall, within thirty days after this section takes effect, appoint one overseer of the poor who shall hold his office until the third Monday in March, in the year nineteen hundred; and thereafterwards, except to fill vacancies, the mayor shall, triennially, appoint on the third Monday in March, or as soon thereafter as conveniently may be, such officer for a term of three years. Such officer, so appointed, shall perform such duties as may be prescribed by the city council, and shall in general do and perform all the duties and exercise all the powers incumbent upon or vested in overseers of the poor by law. When such overseer shall be so first appointed hereunder, the term of office of all overseers of the poor in said city then in office shall thereupon cease. Such overseer may be removed by the mayor and aldermen after notice and hearing by majority vote. He shall not be directly or indirectly interested in any contract for or furnishing of any pauper supplies and for a violation of this provision shall be removed from office and, if so removed, he shall thereafterwards be ineligible for the same office. The fuel, provisions, supplies and such other articles as the nature of the case will admit, purchased for use at the city almshouse and the farm connected therewith, shall be obtained by said overseer upon annual con-

tracts made in writing, and filed with the city clerk, after notice for proposals therefor published in at least two newspapers in said city representing different political parties, such contracts to be awarded to the lowest responsible bidders therefor, reserving, however, the right to reject any or all bids and to advertise anew.'

'Section 8. The city council shall have exclusive authority and power to lay out and establish any new street, public way or town way that the selectmen and town of Augusta could lay out and establish, and to widen or otherwise alter or discontinue any street or public way in said city, and to estimate the damages any individual may sustain by such laying out, widening, alteration or discontinuance, and shall in all other respects be governed by and subject to, the same rules and restrictions as are provided in the laws of this state, regulating the laying out and repairing streets and public highways; and any person aggrieved by the decision or judgment of said city council, may, so far as relates to damages, have them assessed by a committee or jury as now by law provided; and the county commissioners for the county of Kennebec shall have power to lay out within said city any part of any new county road that shall by them be laid out in any adjoining town or towns, and shall pass thence into or through said city, according to the provisions of law.'

City council
shall have
authority
over streets.

—damages for
taking land
for streets,
how assessed.

'Section 9. It shall be lawful for the city council, by a committee by them appointed, or by instructions to the commissioner of streets, to appropriate, set off and reserve as sidewalks, such part or portion of the several streets in said city, now or hereafter to be established, as to said council may appear necessary for the safety, convenience and accommodation of foot passengers. It shall be lawful for the city council to permit or direct posts of stone or wood, or trees to be placed along the edge of said sidewalk next to the traveled part of the street, in such number and manner as they may deem necessary to protect said sidewalks, and the persons traveling thereon from damage or inconvenience from teams or carriages. So much of the several streets in said city as shall be appropriated and reserved as sidewalks, agreeable to the provisions of this act, shall be taken and deemed to be reserved exclusively for the accommodation, convenience and use of persons traveling on foot; and said city shall not be liable to damages for any injury done or occasioned in consequence of any cart, carriage, wagon, truck or other vehicle, or any team or animal striking against any of said sidewalks, or the posts or trees set or placed to defend the same. The several sidewalks on the streets in said city as at present established and used, shall be taken and

City council
shall have
control of
sidewalks.

—may permit
posts or trees
to be placed
along edge of
sidewalks.

—sidewalks to
be exclu-
sively for
persons on
foot.

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deemed to be the proper and lawful reservation for that purpose, until altered or otherwise established by the proper authority.'

**City council
may regulate
use of streets
for building,
repairing, etc.**

'Section 10. The city council shall have power, on such terms and conditions as they may think proper, to authorize and empower any person or corporation to place in any street, for such time as may be necessary, any materials for making or repairing any street, sidewalk, cross walk, bridge, water course or drain, or for erecting, repairing or finishing any building or fences; provided, that not more than one-third of the width of the street shall be so occupied; and such materials so placed by virtue of any license obtained as aforesaid, shall not be considered an incumbrance or nuisance in such street, and the city or person or corporation so placing the same shall not be liable for any damages occasioned by such materials.'

**Sprinkling of
streets.**

'Section 11. The mayor and aldermen shall have power to cause any or all of the streets of said city to be sprinkled or watered, and may assess the expense thereof as provided in the next section.'

**Assessment
of expense
for sprinkling
streets.**

'Section 12. The city council of said city shall by ordinance prescribe the mode in which the expense of sprinkling or watering the streets of said city shall be assessed, and also the mode in which the said expense shall be collected, or secured by lien, upon the lots or parcels of land specially benefited, and the manner in which such liens shall be enforced. Provided, that the assessment shall be upon the lots or parcels of land specially benefited, and against the owner thereof, or person in possession, or against whom the taxes thereon shall be assessed, whether said person to whom the assessment is so made shall be the owner, tenant, lessee, or agent.'

—proviso.

**Municipal
court.**

**—jurisdiction
of court.**

'Section 13. There shall be and hereby is established a court, to be denominated the 'Municipal Court' of the city of Augusta, to consist of one judge, who shall have concurrent jurisdiction with justices of the peace in all matters, civil and criminal, within the county of Kennebec, and original and exclusive jurisdiction in all civil actions now triable before a justice of the peace in which both parties interested, or in which the party plaintiff and the person or persons summoned as trustees, shall be inhabitants of, or residents in said city, excepting all actions in which said judge may be interested; and he shall have concurrent jurisdiction with justices of the peace and quorum, in all cases of forcible entry and detainer arising in said county, and original and exclusive jurisdiction in all such cases arising in said city, and said judge shall have jurisdiction of all cases of simple larceny, wherein the property, alleged to have been stolen, shall

not exceed in value the sum of twenty dollars; and shall have power to try the same and award such sentence upon conviction, as by law provided for such offense. Said judge shall also have jurisdiction of all cases of cheating by false pretences, arising in said county, wherein the property, money, or other thing alleged to have been fraudulently obtained or sold is not alleged to exceed in value the sum of twenty dollars, and shall have power to try the same and award sentence upon conviction, by fine not exceeding twenty dollars, or by imprisonment in the county jail, or to hard labor in the house of correction, for a term not exceeding ninety days. Provided, however, that the several justices of the peace in said city shall continue to have and exercise all the power and authority in them vested by the laws of the United States. And the said judge shall also have exclusive jurisdiction of all offenses against the by-laws and regulations which may be established by the city council of said city; and may on conviction thereof, award such sentence as to law and justice may appertain, and in declarations for violations of by-laws or ordinances, the by-laws and ordinances need not be set forth; and any person aggrieved by any judgment awarded by said judge, may appeal therefrom to the superior court for the county of Kennebec, under the restrictions and conditions that the law requires in appeals from judgments awarded by any justice of the peace. Said court shall also have original jurisdiction, concurrent with the superior court, of all civil actions at law, except complaints for flowage, real actions and trespass, quare clausum, in which the debt and damages demanded, exclusive of cost, does not exceed fifty dollars, in which any party defendant or a person summoned in good faith and on probable grounds as trustee, resides in the county of Kennebec or having his residence beyond the limits of this state is served with process within said county. If any defendant, his agent or attorney in any action in said court, in which the debt or damages claimed in the writ exceeds twenty dollars, shall appear at the first term and on or before the first day of the second term, file in said court an affidavit that he has a good defense to said action and intends in good faith to make such defense and claims a jury trial, the said action shall be removed into and entered at the next term of the superior court for said county. And the judge of said municipal court on payment to him of the entry fee in said superior court by the plaintiff, shall forthwith cause the original writ and all other papers in the case to be filed in the clerk's office of said superior court. Any party may appeal from any judgment or sentence of said municipal court to the superior court in the same manner as

—appeals
from judgment of
municipal
court.

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—costs and
fees to be
allowed,
amount of.

from a judgment of a trial justice. The costs and fees allowed to parties and attorneys in civil actions before said court, in which the debt or damages recovered do not exceed twenty dollars shall be the same as are allowed before trial justices, except that the plaintiff, if he prevails, shall be allowed two dollars for his writ, and the defendant, if he prevails, shall be allowed one dollar for his pleadings. In all actions in which the amount recovered exceeds twenty dollars, the costs and fees of parties and attorneys shall be the same as in the superior court. Copies of the records of said court duly certified, shall be evidence in other courts.'

Recorder
may be
appointed by
judge.

'Section 14. The judge may appoint and employ a recorder, who shall be a justice of the peace for said county, duly qualified, at his own expense and during his pleasure, who shall be duly sworn; and in case of the absence or sickness of the judge, shall have all the powers of the judge except the trial of issues in civil actions; and the judge, when no such recorder is appointed by him, shall perform all the duties which are now by law to be performed by the recorder.'

Compensa-
tion of judge
shall not be
changed.

—except by
vote of
inhabitants.

'Section 15. The compensation of the judge shall not be increased or diminished during his continuance in office, except by a major vote of the inhabitants of said city, voting in their respective wards. Neither the judge nor, except in civil matters, the recorder shall act as counsel or attorney in any case within the jurisdiction of said court, nor in any suit, matter or thing which may depend on, or have relation to any case, matter or thing depending or recognizable in said court.'

Terms of
court, when
held.

'Section 16. The said court shall be held on the first and third Monday of each month, at nine of the clock in the forenoon, for the transaction of civil business, and all civil processes shall be made returnable at that time. All warrants alleging any offense to have been committed within said city shall be made returnable before said court. No justice of the peace residing in said city, the recorder excepted, shall take cognizance of, or exercise jurisdiction over any crime or offense, or in any civil actions, except under the authority of the United States, wherein the judge is not a party or interested, except in the absence or disability of said judge and recorder, under a penalty of twenty dollars, to be recovered on indictment.'

City may
raise money
for expenses
of court.

'Section 17. The city of Augusta shall have power to raise money for defraying the expenses of said municipal court, and for providing a suitable room in which to hold the same.'

Sections 1 to 8
inclusive and
sections 13
and 18,

'Section 18. Sections one to eight inclusive, and sections twelve and thirteen of chapter three hundred and forty of the public laws of eighteen hundred and eighty-five, entitled, "An

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Act relative to criminal costs and expenditures in the County of Kennebec," are hereby incorporated as sections nineteen to twenty-eight inclusive, of this charter, and, with the necessary changes in numerical and statutory references, are as follows.'

'Section 19. All judges of municipal and police courts in the county of Kennebec shall be paid salaries, to be fixed by the city council or municipal officers, of their respective cities and towns, and paid quarterly from the treasuries thereof. All fees paid to and received by them in criminal cases shall be paid quarterly into the county treasury; and no salary shall be paid to any such judge until he shall file with the city or town treasurer, a written statement of the fines and criminal fees by him paid to the county treasurer during and for the preceding quarter.'

'Section 20. The fees of such judges for services in criminal cases shall be allowed and taxed as in behalf of trial justices and shall, together with the fees paid in by any such judge, be annually paid to the city or town from which such judge receives his salary; provided, however, that if the amount of such fees so allowed and the fees paid in by any such judge during the year shall exceed the amount of his annual salary, such excess shall revert to the county and be covered into the county treasury. The word fees as used in this and the preceding section includes all fees fixed by law in criminal cases including fees for copies. Such judges, however, may retain for their own use all fees received by them in civil cases. All blanks for criminal cases used by such judges shall be furnished by the county. When the salary of any judge has been fixed and established as provided in section nineteen, it shall not afterwards be diminished during the continuance in office of any such judge to a sum lower than the amount of the fees received by the city or town during the preceding year from the county, under this section. The provisions of section one of chapter one hundred thirty-three of the revised statutes, shall not apply to the county of Kennebec while this charter is in force.'

'Section 21. City marshals, deputy marshals and chiefs of police, in the county of Kennebec, shall be paid salaries, or a per diem compensation, to be fixed by the city council of cities and municipal officers of towns, and payable from the treasuries thereof. Such officers shall not be paid any fee for any official service in any criminal case in said county, except as provided in sections twenty-four and twenty-seven of this charter. The fees of such officers for services in criminal cases shall be taxed and allowed as in behalf of the sheriffs, and fifty per cent thereof, first deducting fees referred to in sections twenty-four and twenty-seven of this charter, shall be annually paid by the

chapter 840,
public laws
1886,
incorporated
as sections 19
to 28,
inclusive of
this charter.

Salaries of
judges of all
municipal
and police
judges in
Kennebec
county, how
fixed.

—fees, how
disposed of.

Fees in
criminal
cases, how
allowed and
taxed.

—proviso.

—fees in civil
cases, how
disposed of.

Salaries of
city marshals,
deputy
marshals and
chiefs of
police.

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county treasurer to the city or town from which any such officer receives his salary or compensation, and the balance shall revert to the county and be covered into the county treasury. When said fifty per cent exceeds the annual salary or compensation of any such officer, such excess shall not be paid to the city or town, but shall be covered into the county treasury. Such officers may retain for their own use all fees received by them in civil cases. No such officer shall receive from any respondent in any criminal case any fine or costs, but in all such cases, such fine and costs shall be paid to the judge issuing the precept against such respondent.'

Duties of city marshal and deputies.

'Section 22. City marshals and their deputies, in the county of Kennebec, shall faithfully and diligently inquire into all violations of law, within their respective cities, and institute proceedings against violations or supposed violations of law, and particularly the laws against the illegal sale of intoxicating liquors, and the keeping of drinking houses and tippling shops, either by promptly entering a complaint before a magistrate and executing the warrants issued thereon, or by furnishing the county attorney promptly and without delay with the names of alleged offenders and of the witnesses; and the county attorney shall cause such witnesses to be promptly summoned before the grand jury. Whenever the aldermen of any city are, after investigation and hearing, satisfied that the city marshal, or his deputies, have wilfully refused or neglected to faithfully discharge the duties imposed by this section, they shall remove him, or them, from office. Nothing herein contained shall relieve any other officers named in chapter twenty-nine of the revised statutes, from any of the duties imposed upon them by said chapter.'

—city marshal or deputies may be removed.

Police officers, or constables shall not draw fees in criminal cases.

'Section 23. No police officer, or constable, in said county, who is paid a per diem compensation shall draw or receive any fees whatever from said county for services in any criminal case, except as provided in sections twenty-four and twenty-seven of this charter; but all such fees shall, if allowed, be covered into the county treasury to the use of the county.'

Witness fees of police officers, in criminal cases.

'Section 24. Fees taxed and allowed to the officers named in sections twenty-one, twenty-two and twenty-three of this charter for attendance as witnesses in any criminal case before the superior court, or before any court held in some town other than that in which such officers reside, shall be paid to them from the county treasury. The expenses of any such officer necessarily and reasonably incurred and actually disbursed in the service of any criminal precept, shall be allowed and paid

to him upon his filing an itemized account thereof, under oath, accompanied by proper vouchers thereof.'

'Section 25. No sheriff, deputy sheriff, marshal, deputy marshal, police officer or constable, in said county, shall be entitled to fees for attendance as a witness in any criminal case while he is paid for attendance as an officer of the same court, or on the same examination or trial. No allowance shall be made to any such officer for aid in the service of any mittimus unless the same is first authorized in writing by the court issuing the same.'

Fees of sheriff, deputies, marshal, etc., entitled to no fees when attending court as an officer.

'Section 26. In the service of any precept, in criminal cases in said county, the officer shall be allowed the actual reasonable and necessary expenses incurred thereon; and if he necessarily uses a horse and carriage he shall be allowed a reasonable sum therefor, when it appears the amount allowed for travel does not compensate him for such use of a horse and carriage. If the journey so made can be performed by railroad, no allowance shall be made for a horse and carriage.'

Expenses in serving precepts in criminal cases.

'Section 27. Whenever in said county, intoxicating liquors are seized, with or without a warrant, under any of the provisions of chapter twenty-nine of the revised statutes, the fees of the judge, marshal, deputy marshal, police officer, or constable, on the warrant or libel issued thereon, shall be taxed and allowed in the manner now provided by law, and shall be paid to them from the county treasury; and such fees, so paid, shall not be included in the fees required by this charter to be paid to the city or town, but shall be in addition to the salaries, or compensation, paid to such judge or officer. When, however, such liquors are seized in transit, and on final hearing, are ordered returned to the claimant, the fees of the marshal, deputy marshal, police officer and constable, on the warrant and libel issued thereon, shall be subject to the provisions of section twenty-one of this charter and disposed of as therein provided. Whenever on such warrant or libel, where intoxicating liquors have been seized, the county commissioners do not allow the costs as taxed by the magistrate, the person aggrieved may appeal to the judge of the superior court for said county, whose decision shall be final.'

Seizure of intoxicating liquors, fees how taxed.

—liquors seized in transit.

'Section 28. All existing acts, public and private, inconsistent with the nine preceding sections, are hereby modified so as to conform to their provisions.'

Inconsistent acts modified.

'Section 29. No person shall participate in any caucus of any political party unless qualified therefor by enrollment as herein after provided. Any person violating this section, or making any wilfully false statement of fact in his declaration of enroll-

Punishment for participating in caucuses if not qualified.

CHAP. 373—enrollment
of voters.—declaration
for enroll-
ment, form of.

ment, shall be punished by fine not exceeding five hundred dollars or by imprisonment not exceeding six months. Any person who is a legally qualified voter, may enroll himself as a member of any political party by filing with the city clerk a declaration in writing, signed by him, of his election to enroll himself as a member of the party designated by him, which declaration shall be substantially as follows: I, _____ being a legally qualified voter of the _____ of _____ hereby elect to enroll myself as a member of the _____ party. The following statement of name, residence, place of last enrollment if any, and party of last enrollment, if any, is true.

Name.	Street.	Number.	Place of last enrollment.	Party of last enrollment.
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Date	,	Signature
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—enrollment
blanks.Ward
divisions
of city.

—ward one

—ward two.

A new enrollment may be made at any time. No person shall vote in any caucus in said city unless he has been enrolled as herein provided as a member of the party holding such a caucus for a period of at least six months preceding such caucus. The city clerk, where the enrollment is made as above provided shall receive and file the same, indorsing thereon the date of filing, and shall record the name, residence, place of last enrollment, party of last enrollment, and date of filing, in a separate book, entering the names alphabetically. Suitable blanks for filing such enrollment shall be provided by the city clerk, and in addition thereto he shall provide books with proper headings embodying the enrollment statements above provided, which the person desiring to enroll may sign and fill out, thereby enrolling himself with the same effect as by filing such enrollment paper. Such books shall be public records, and shall at all times be open to public inspection, and kept in the office of the city clerk.'

'Section 30. For the purpose of holding elections, said city shall be divided into eight wards, to contain as near as conveniently may be, an equal number of voters; and it shall be the duty of the city council once in ten years, and not oftener than five years, to review, and if it be needful to alter said wards, in such manner as to preserve, as nearly as may be, an equal number of inhabitants in each. Said wards are hereby established according to the following boundaries: Ward one embraces all the territory south of the following line; beginning at the Kennebec river on the north line of Court street extended; thence westerly on said line to the east line of Water street; thence on the east line of Water street and of Grove street to the north line of Western avenue; thence on the north line of Western avenue to the Manchester line. Ward two is on the north side of the division line described in ward one, and com-

prises the balance of ward one as it existed prior to the passage of chapter five hundred and twenty of the private and special laws of eighteen hundred and ninety-seven, after deducting therefrom ward one as hereby established. Ward three embraces the same territory and has the same boundaries as the old ward two, ward four the same as the old ward three, ward five the same as the old ward four, ward six the same as the old ward five, ward seven the same as the old ward six, and ward eight the same as the old ward seven. The words "old ward" in this description mean the ward as it existed prior to the passage of said chapter five hundred and twenty, and the words "the same as" mean "embraces the same territory and has the same boundaries as." In each of said wards there shall annually, on the second Monday of March, be chosen by ballot a warden and clerk, who shall enter on the duties of their respective offices on the Monday next following their election, and hold their offices for one year therefrom, and until others shall have been chosen and qualified in their places. Said warden and clerk shall be sworn to the faithful performance of their respective duties by any justice of the peace of said city; and a certificate of such oaths having been administered shall be entered by the clerk on the records of the ward. The wardens shall preside at all ward meetings, with the power of moderators of town meetings, and if at any meeting the warden should not be present the clerk of such ward shall call the meeting to order and preside until a warden, pro tempore, shall be chosen. If neither of them should be present, any legal voter in the ward may preside until a clerk, pro tempore, shall be elected. In case no justice of the peace shall be present, the person presiding may administer the oath to the warden and clerk. The clerk shall record all the proceedings and certify the votes given, and deliver over to his successor in office all such records and journals, together with all other documents and papers held by him in said capacity. The inhabitants of each ward may choose two persons to assist the warden in receiving, sorting and counting the votes. The list of the names of the legal voters in each ward shall be prepared as provided by the laws of this state; and all regular ward meetings shall be notified and called by the mayor and aldermen, in the manner prescribed by the laws of this state for notifying and calling town meetings by the selectmen of the several towns, excepting that ward meetings for the election of mayor, after the second trial, may be called within the time provided in such cases in this act.'

'Section 31. The mayor shall be elected from the citizens at large, by the qualified electors of the city, voting in their

—ward three.

—ward four.

—ward five.

—ward six.

—ward seven.

—ward eight.

—ward clerk
and warden.

—warden and
clerk shall
be sworn.

—wardens
shall preside
at ward
meetings.

—duties of
clerk.

Election of
mayor.

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—election of
aldermen and
councilmen.

respective wards; one alderman and two common councilmen shall be elected by each ward, being residents in the wards where elected; all said officers shall be elected by ballot, by a majority of the votes given, and shall hold their offices one year from the third Monday in March, and until others shall be elected in their places.'

Constables,
election of.

'Section 32. At the annual election, holden for the choice of mayor and aldermen, the qualified electors in each ward shall by ballot elect a constable, who shall be denominated city constable, with all the powers, duties and liabilities appertaining to the office of constable. The city council shall annually on the third Monday in March, or as soon thereafter as conveniently may be, elect or appoint a city marshal, who shall hold office for one year from the first day of April, and until his successor shall be elected and qualified. The city marshal so elected shall be city constable, with all the powers, duties and liabilities appertaining to the office of constable. The city marshal may be removed by the city council. The municipal officers may also appoint one or more constables who shall be denominated city constables, with all the powers, duties and liabilities appertaining to the office of constable.'

—appoint-
ment of city
marshal.

Date of
annual
election.

'Section 33. On the second Monday of March, annually, immediately after a warden and clerk shall have been elected and sworn, the qualified electors of each ward shall ballot for a mayor, one alderman and two common councilmen; all the votes given for the said several officers respectively, shall be sorted, counted, declared and registered in open ward meeting, by causing the names of persons voted for, and the number of votes given to each, to be written on the ward record at length. The ward clerk, within twenty-four hours after such election, shall deliver to the persons elected alderman and common councilmen, certificates of their election, and shall forthwith deliver to the city clerk, a certified copy of the record of such election; provided, however, that if the choice of aldermen and common councilmen cannot conveniently be effected on that day, the meeting may be adjourned from day to day to complete such election. If on the second balloting for any alderman, common councilman, constable, warden or clerk, a choice shall not be effected by a majority vote, then the persons receiving the highest number of votes for any of those offices at the subsequent trial, shall be declared elected; if no one shall then have such highest number, the balloting shall be continued from day to day until a choice is thus effected. The board of aldermen shall, as soon as conveniently may be, examine the copies of the records of the several wards, certified as aforesaid, and shall

—certificates
of election.

—when and
how meeting
may be
adjourned.

—when
choice may be
by majority
vote.

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cause the person who shall have been elected mayor, by a majority of votes given in all wards, to be notified in writing of his election; but if it shall appear that no person shall have been elected, or if the person elected shall refuse to accept the office, the said board shall issue their warrants for another election and in case the citizens should fail on the second ballot to elect a mayor, the said board shall again issue their warrants for a third election, to be held not less than three nor more than four days thereafter, at which election the candidate having the greatest number of votes shall be declared elected, and notified as aforesaid; if no one shall then have such number, further elections shall in the same manner be ordered, till a choice shall be made, by some one having the highest number of votes; and in case of a vacancy in the office of mayor by death, resignation or otherwise, it shall be filled for the remainder of the term by a new election, in the manner hereinbefore provided for the choice of said officer; and in the meantime the president, pro tempore, of the board of aldermen shall perform the duties of mayor. The oath prescribed by this act shall be administered to the mayor by the city clerk, or any justice of the peace in said city. The aldermen and common councilmen elect, shall, on the third Monday of March, at ten of the clock in the forenoon, meet in convention, when the oath required by this act shall be administered to the members of the two boards present, by the mayor or any justice of the peace, and thereupon the two boards shall separate, and the board of common council shall be organized by the election of a president and clerk.'

'Section 34. The city clerk shall be the clerk of the board of aldermen and municipal officers; he shall perform such duties as shall be prescribed by the board of aldermen, or common council; and shall perform all duties and exercise all the powers by law incumbent upon, or vested in, the town clerk of the town of Augusta; he shall give notice in one or two of the papers printed in said city, of the time and place of regular ward meetings; but the place of regular ward meetings, and also the day and hour, when not fixed by law, shall be determined by the board of aldermen. The board of aldermen may choose a president pro tempore, who, in the absence of the mayor, shall preside at joint meetings of the two boards. Each board shall keep a record of its proceedings, and judge of the election of its own members; and in case of failure of election, or vacancy by death, resignation or otherwise, may order new elections. A quorum for the transaction of business shall, in each board, consist of a majority of the members thereof; all meetings of the aldermen and common council, and all meetings

—proceedings when no person has been elected as mayor.

—vacancy in office of mayor, how filled.

—oath of mayor.

—oath of aldermen and of common councilmen.

—election of president and of clerk.

City clerk.

—duties of.

—president pro tempore.

—each board shall keep record of proceedings.

—quorum.

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of the two boards in convention, shall be open and public, and the presiding officer of each of them shall have the power of moderators of town meetings. At either of said meetings, when any two members shall request it, the vote shall be taken by yeas and nays, which shall be recorded by the clerk.'

**City council
may lay out
sidewalks
outside
public ways.**

'Section 35. The city council may lay out and establish sidewalks without the limits, and by the sides of any of the public highways, of such width as they shall judge the public convenience to require, which shall be used exclusively for sidewalks, and any damages arising from said laying out shall be appraised for the easement of a sidewalk, in manner provided by this charter for appraising damages on roads laid out in said city; and the laying out and establishing said sidewalks may be conditional in relation to any portion thereof which may be covered with buildings, that when said buildings are removed therefrom the same shall be used as a sidewalk and the damages appraised shall not be payable until said buildings are removed; provided, however, that said city may at any time remove said buildings, and the damages caused thereby shall be appraised in the manner provided for appraising damages caused by the laying out and widening roads in said city.'

**General
meetings
of citizens
for certain
purposes.**

'Section 36. General meetings of the citizens qualified to vote in city affairs, may, from time to time, be held to consult upon the public good; to instruct their representatives, and to take all lawful measures to obtain redress of any grievances according to the right secured to the people by the constitution of this state; and such meetings may, and shall be duly warned by the mayor and aldermen upon the requisition of thirty qualified voters of said city.'

**—meetings
how warned.**

**Acceptance
of certain
sections to be
by voters
of city.**

Section 2. Sections eleven and twelve of the revised charter embodied in section one of this act shall take effect only when accepted, as hereinafter provided, by the electors of said city qualified to vote in a municipal election. Said sections shall be submitted to be voted upon by the qualified electors of said city at the election to be especially called and held on Monday, the nineteenth day of June, in the year of our Lord, nineteen hundred and five, for the purpose of voting upon the questions specified in section five of the act of nineteen hundred and five entitled "An Act to abolish the common council of the city of Augusta, and otherwise to amend the charter of said city." In addition to the questions specified in said section five of said last mentioned act, the following question, to be numbered question five, shall be placed upon the same ballot as the four questions therein specified, and voted upon in like manner as provided in that act: "Shall the city have authority to provide for street

**—date of
election for
above
purposes.**

**—form of
question to
be voted on.**

sprinkling, the property benefited to pay therefor?" The city clerk of said city of Augusta shall prepare the ballots to be used in the form therein provided, and shall likewise post printed copies of said sections eleven and twelve in the manner therein provided. If said sections so submitted shall have more affirmative than negative votes at said election, they shall be deemed to have been accepted. If accepted, said sections shall take effect on June twenty, nineteen hundred and five.

Section 3. All existing acts, public and private, except said act entitled "An Act to abolish the common council of the city of Augusta and otherwise to amend the charter of said city," and all ordinances of the city of Augusta inconsistent herewith, are hereby modified so as to conform to the provisions of this act; but this section shall take effect as to said sections eleven and twelve only in case said sections shall be accepted in manner aforesaid, and when said sections take effect.

Inconsistent
acts modified.

Section 4. The sections of said revised charter, and all numerical references therein, shall be appropriately re-numbered, if and so far as rendered necessary by the result of said election.

Sections
of revised
charter
shall be
re-numbered.

Section 5. Except as specified in sections two and three, this act shall take effect when approved.

Approved March 23, 1905.

Chapter 374.

An Act to reimburse the town of Chelsea.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The town of Chelsea in the county of Kennebec and state of Maine shall be reimbursed by the state for relief necessarily furnished by it for support of soldiers, who, having been inmates of the National Home at Togus, have left said home for violation of its rules or for other causes and have taken up their abode and acquired a settlement in the town of Chelsea; and also for relief necessarily furnished for the support of the families of such soldiers to such an amount as the governor and council adjudge to have been necessarily expended therefor.

Town
of Chelsea,
to reimburse
for relief
furnished
certain
soldiers.

Section 2. This act shall take effect when approved.

Approved March 24, 1905.

CHAP. 375**Chapter 375.**

An Act to authorize the town of Castine to construct for itself and for persons and corporations a system of water works within said town.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Castine,
town of,
authorized to
operate
system of
water works.

Section 1. The town of Castine, in the county of Hancock, is hereby authorized and empowered to construct, maintain and operate a system of water works of sufficient capacity to supply to said town, to its inhabitants, to corporations located in said town, to public buildings now erected or which may be hereafter erected in said town, and to owners or masters of shipping making application therefor, pure water for municipal, domestic and other lawful purposes, including the extinguishment of fires, with all the rights and privileges and subject to all the liabilities and obligations conferred and incumbent upon water companies by the general laws of the state.

Authorized to
exercise
right
of eminent
domain.

Section 2. Said town is hereby authorized and empowered to acquire by purchase, or by exercise of the right of eminent domain, which right is hereby expressly delegated to said town for said purpose, any real or personal estate necessary and convenient for the purposes aforesaid.

--to take
water from
sources
in Castine.

--may lay
pipes, etc., to
locate dams.

Section 3. For the purposes aforesaid said town is hereby authorized to take and use water from any spring, pond or lake in said town of Castine, to conduct and distribute the same into and through the said town, to survey for, locate, lay, erect and maintain suitable dams, reservoirs, machinery, pipes, aqueducts and fixtures; to carry its pipes or aqueducts under or over any water course, bridge, street, highway or other way; and said town is further authorized to enter upon and excavate any highway or other way in such manner as least to obstruct the same, to enter, pass over and excavate any land and to take and to acquire by purchase or by the exercise of the right of eminent domain, any rights of way or of water, and in general to do any acts necessary, convenient or proper for carrying out any of the purposes hereinbefore specified. And said town is further authorized, for the purpose of making all needed repairs, or service connections, to lay its pipes through any public or private lands or ways, with the rights to enter upon the same and dig therein, and said town may establish written regulations for the use of said water.

--to lay pipes
through
public or
private lands

Damages,
liability for.

Section 4. Said town shall be held liable to pay all damages that shall be sustained by any persons, by the taking of any land, water, rights of way or other property, or by excavating through any land for the purposes of surveying, locating, laying

or building dams, reservoirs, pipes and aqueducts, and for any other injuries resulting from said acts; and if any person sustaining damages aforesaid shall not agree with said town upon the sum to be paid therefor, either party on petition to the county commissioners of Hancock county, within twelve months from the time any damage or injury has been committed by said town, may have said damage or injury assessed by them, and subsequent proceedings and right of appeal thereon, shall be had in the same manner and under the same conditions, restrictions and limitations as are by law prescribed in the case of damages by the laying out of highways. Failure to apply for damages within said twelve months shall be held to be a waiver of the same.

Section 5. Said town is hereby authorized to lay down and maintain in and through the streets and ways of said town, all such pipes, aqueducts and fixtures as may be necessary for the purposes hereinbefore specified.

May lay pipes
in streets.

Section 6. Said town is hereby authorized to contract with the United States, the state of Maine, and all persons and corporations to supply the same with water for all purposes upon such terms and conditions as may be mutually agreed upon.

May contract
for supplying
water.

Section 7. The said town shall not take, nor in any manner encroach upon the land known as Fort George in said Castine, nor the land immediately surrounding it, bounded southwesterly by land occupied by Charles F. Bates, and on the other three sides by town ways, nor upon the observatory lot near the highest point of the peninsula of Castine, bounded northeasterly by the private way which enters High street between land of Mary G. McClintock and the late W. C. Collins, southwesterly by the land formerly known as the Back Point pasture, northwesterly by the private way leading from first named way to the private way adjoining said Back Point pasture, and southeasterly by the land formerly known as Perkins' front pasture and by land occupied by Castine Water Company.

Shall not
encroach on
certain lands

Section 8. Said town is hereby authorized to purchase, and the Castine Water Company is hereby authorized to convey, any or all of the stock or bonds of the Castine Water Company and any or all of the rights, property, franchises and privileges of said Castine Water Company. Said town is also hereby authorized to purchase, and the Castine Aqueduct Company is hereby authorized to convey, any or all of the property, franchises and privileges of said Castine Aqueduct Company.

May purchase
rights,
franchises,
etc., of
Castine Water
Company.

Section 9. Said town is hereby authorized and empowered to raise any sums of money, necessary for the carrying of the purposes of this act into effect, by taxation or by loan, issuing

May raise
money for
purposes
of this act.

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the notes or bonds of the town therefor, or in part by taxation and in part by loan.

Authorized to
assign rights
granted by
this act.

Section 10. Said town is hereby authorized and empowered to sell, assign and transfer all the rights, privileges and franchises granted by this act, upon such terms and conditions as may be agreed upon by said town and the persons or corporation desiring to purchase the same, upon a vote of the citizens of said town at any legal meeting therein.

Act shall be
void if
Castine Water
Company
complete its
system before
Oct. 30, 1906.

Section 11. This act shall be null and void if the Castine Water Company, on or before October thirtieth, in the year nineteen hundred and six, shall complete its system of water works so as to enable it to reasonably perform the terms of a certain contract made between itself and said town, dated October sixth in the year one thousand eight hundred and ninety-six. The determination of the question as to whether said Castine Water Company has thus completed its system shall be left to a competent engineer who shall be chosen by any justice of the supreme judicial court, in term time or vacation, upon application in writing made by said town or said Castine Water Company, and the determination of said engineer shall be final.

Town shall
give notice,
to Castine
Water
Company,
of intention
to commence
operations.

Section 12. Before said town, or any person, partnership or corporation to whom said town may assign its rights under this act, shall commence operations under the provisions hereof, it shall give notice in writing to said Castine Water Company of its intention thus to commence operations, and thereupon said town, or its said assigns, shall proceed no further in commencing said operations for a period of thirty days after said notice in writing has been given to said Castine Water Company. During said period of thirty days said Castine Water Company shall give notice in writing to said town, or its assigns, declaring whether or not it, the said Castine Water Company, desires to sell, assign or transfer to said town or to its said assigns, all the property, franchises, rights and privileges of said water company. If said town or its said assigns cannot agree as to purchase price with said Castine Water Company within sixty days after said Castine Water Company has indicated as aforesaid, its desire to sell, assign or convey its said property, franchises, rights and privileges, then upon petition in writing of either said Castine Water Company, said town, or its said assigns, addressed to any justice of the supreme judicial court in term time or vacation, said justice, after such notice as he may deem proper to the other parties in interest, may appoint a commission of three persons, one to be a competent, disinterested hydraulic engineer, who shall view and examine all the property, franchises, rights and privileges which said Castine Water Company

—further
proceedings.

—commission
for appraisal.

may then possess, ascertain and fix the present value of said property, franchises, rights and privileges, and the determination of said commission, after hearing, as to said value, shall be final. Should said town of Castine or its said assigns, for a period of ninety days after the determination of said commission refuse to take and pay said value for said property, franchises, rights and privileges, then said Castine Water Company may petition said supreme judicial court or any justice thereof, in term time or vacation, praying for order of said court to compel said town, or its said assigns, to take and pay said value for said property, franchises, rights and privileges. And in like manner should said Castine Water Company refuse to convey, in consideration of said value, then said town or its said assigns may proceed in like manner to obtain an order of said court compelling said water company to convey as aforesaid. For the purposes herein full jurisdiction is hereby given to said court, or to said justice, over the entire matter, including application of the purchase money, discharge of incumbrances and transfer of the property.

Approved March 24, 1905.

Chapter 376.

An Act to extend the Charter of the Bluehill and Bucksport Electric Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The rights, powers and privileges of the Bluehill and Bucksport Electric Railroad Company, which were granted by chapter one hundred and fifty-seven of the private and special laws of eighteen hundred and ninety-nine, are hereby extended for two years additional; and the persons named in said act, their associates and successors, shall have all the rights, powers and privileges that were granted them by said act, to be exercised in the same manner and for the same purposes as specified in said act.

Charter
extended for
two years.

Section 2. This act shall take effect when approved.

Approved March 24, 1905.

CHAP. 377**Chapter 377.**

An Act to prohibit the throwing of sawdust and other mill waste into Fish River in Aroostook county.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Throwing of
mill waste
into Fish
river
prohibited,
within
certain limits.

Section 1. No person shall put, or allow the same to be done by any person within his employ, into Fish river, or any of the waters tributary to the same, in the county of Aroostook, down as far as the foot of Eagle lake, except Sly brook, so called, and Wallagrass river for a distance of three miles from its mouth up, any mill waste, slabs, edgings, sawdust, or any other mill waste of a fibrous nature created in the manufacture of any sawn or planed lumber, or place or deposit the same on the banks of the waters above mentioned in such negligent or careless manner that the same shall fall or be washed into any of said waters, or with the intent that the same shall fall or be washed into any of said waters.

Penalty for
violation of
this act.

Section 2. Whoever shall violate any of the provisions of this act shall be subject to a penalty of not less than fifty dollars nor more than one hundred dollars and costs of prosecution for each offense.

—trial
justices,
municipal
and police
courts shall
have
jurisdiction
under this act.

Trial justices, municipal and police courts shall have original and concurrent jurisdiction for offenses arising under this act, and all fines recovered shall be paid to the treasurer of the state for the benefit of the fund for the protection and propagation of fish.

Approved March 24, 1905.

Chapter 378.

An Act to abolish the Common Council of the city of Augusta, and otherwise to amend the Charter of said city.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Common
Council
abolished.

Section 1. The co-ordinate branch of the city government of the city of Augusta, denominated in its charter, The Common Council, is hereby abolished.

—powers,
rights and
privileges
imposed on
common
council shall
be exercised
by board
of aldermen.

All powers, rights, and privileges granted, and all duties and obligations imposed upon said common council by said charter or by amendments thereof, or by any other law, shall hereafter be exercised and performed by the board of aldermen of said city.

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When, in the exercise of any of the powers or in performance of any of the duties conferred by section one of this act, said board of aldermen or a quorum thereof present and voting are evenly divided, the mayor of said city, if present and presiding over said board, shall have the deciding vote. All the powers granted to said board of aldermen by this act are subject to the veto power of said mayor, to be exercised in the manner and with the effect provided in said charter, and subsequent amendments thereof. The mayor and board of aldermen shall constitute the city council of said city.

—mayor shall have casting vote.

—veto power of mayor.

Section 2. On and after the third Monday of March, in the year of our Lord, nineteen hundred and six, said board of aldermen shall consist of eleven members, of which eight shall have the qualifications and be chosen as now provided by law; but the other three members of said board shall be residents of said city qualified to vote in its municipal affairs, and shall be chosen at large on the second Monday of March, in the year of our Lord, nineteen hundred and six, and annually thereafter at the municipal election by the qualified electors of said city in the manner now provided by law for the election of mayor of said city. On the official ballot such of the candidates for aldermen as have been lawfully nominated to be chosen at large shall be designated as candidates "for aldermen at large." The three aldermen at large shall hold office for the same term as is by law provided for the other members of said board.

Board of aldermen shall consist of eleven members after third Monday of March, 1906.

—aldermen at large.

Section 3. On the second Monday of March, in the year of our Lord nineteen hundred and six, and annually thereafter at the municipal election in said city, the electors of said city qualified to vote in municipal elections shall elect, in the manner provided for the election of mayor, one assessor who shall hold office for three years from the Monday next following his election, or until his successor is chosen and qualified. After this section takes effect said city council may elect an assessor only when necessary to fill a vacancy until the Monday following the next municipal election, at which municipal election the qualified electors of said city shall elect an assessor to fill such vacancy for the unexpired term.

Election of assessors.

Section 4. On the second Monday of March, in the year of our Lord, nineteen hundred and six, the electors of said city qualified to vote in municipal elections shall elect, in the manner provided for the election of mayor, three highway commissioners, to hold office for one, two and three years respectively from the third Monday of March, nineteen hundred and six. After their election, said highway commissioners shall meet and determine by lot which of them shall serve for one, which for

Election of highway commissioners.

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two and which for three years, and shall make a record thereof. Annually thereafter said electors at the municipal election shall elect, in manner aforesaid, one highway commissioner to hold office for three years from the Monday next following such election, or until his successor is elected and qualified. In case of a vacancy occurring in the office of highway commissioner, the municipal officers of said city shall by ballot elect a highway commissioner to fill such vacancy until the next municipal election, when the electors of said city shall elect a highway commissioner to hold said office during such unexpired term.

—board of
highway com-
missioners.

Said highway commissioners, having been sworn according to law, shall constitute a board, and annually on the third Monday of March, or as soon thereafter as convenient shall meet and organize by appointing one of their number chairman and another clerk for the ensuing year. They may adopt rules, not inconsistent with law, for the orderly conduct of their business. Their clerk shall be sworn as such, and shall keep a true record of the doings of the board, which record shall be open to public inspection.

—may adopt
rules.

—duties of
board of
highway com-
missioners.

Said board of highway commissioners within said city shall have all the powers and perform all the duties by law pertaining to road commissioners of towns, and such other powers and duties relative to the care, control, improvement, repair, construction and protection of the public streets, roads, ways, bridges and sewers in said city as said municipal officers or the city council of said city may lawfully confer on said board. Said board of highway commissioners shall also have the care of the sewers in said city, and shall contract for and have charge of all repairs, construction, improvement and extension of all sewers, streets and public ways authorized by said city council. Said board of highway commissioners shall not make any contract or incur any liability on behalf of said city involving an indebtedness or expenditure of money in excess of the amount appropriated for such purpose by said city council.

—shall make
reports to
mayor
or aldermen.

Said board of highway commissioners shall report in such form and at such times as the mayor or board of aldermen may require.

—board shall
certify to all
bills monthly.

Section seventy-one of chapter twenty-three of the revised statutes shall not apply to said board of highway commissioners.

Said board of highway commissioners shall certify to the board of aldermen each month prior to the regular meeting of the aldermen all such bills as are due for material furnished or work done by authority of said board of highway commissioners.

—shall hold
no other
city office.

Said highway commissioners shall hold no other office under the charter or ordinances of said city, and shall not be directly

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or indirectly interested in any contract for labor or material to be furnished said city or to any department thereof.

Said highway commissioners shall receive in full for their services such stated salary as shall be fixed in advance by the city council for the then current municipal year, and shall receive no other compensation from said city except the amount actually expended by them for necessary traveling expenses.

—salary of
highway com-
missioners.

Section 5. The first four sections of this act shall take effect only when accepted, as hereinafter provided, by the electors of said city qualified to vote in a municipal election. Said sections shall be submitted to be voted upon by the qualified electors of said city at an election to be especially called for the purpose and held on Monday the nineteenth day of June, in the year of our Lord, nineteen hundred and five. Said election to be called, advertised, held and conducted as provided by law relating to municipal elections in said city. The question of the adoption of the aforesaid four sections shall be submitted to said electors in the following form:

When the
preceding
sections shall
take effect.

'Section 1. Shall the common council be abolished?'

Form of vote.

'Section 2. Shall the membership of the board of aldermen be increased by three aldermen to be elected at large?'

Form of vote.

'Section 3. Shall the assessors be elected by the people?'

Form of vote.

'Section 4. Shall three highway commissioners to hold office one, two and three years, and their successors to hold office for three years, be elected by the people, in place of the two street commissioners?'

Form of vote.

The city clerk of said city shall prepare the ballots to be used at said election in such form that each elector may plainly indicate by a cross placed under the word 'yes' or 'no' his opinion on each of said questions separately. Such of said sections so submitted as shall have more affirmative than negative votes at said election shall be deemed to have been accepted. Section one, if accepted, shall take effect on the third Monday of March, in the year of our Lord, nineteen hundred and six. Sections two, three and four, if accepted, shall take effect as provided in the respective sections. The result of said election shall be declared by the municipal officers of said city, and duly certified by the city clerk to the secretary of state. A printed copy of the first four sections of this act shall be posted at the time and places specified by law for posting notices of said election, and in at least two conspicuous places in each voting place during said election.

—manner of
voting.

—result of
election, how
declared.

—copy of first
four sections
shall be
posted.

Section 6. Should the first question referred to in section five of this act be decided in the affirmative, the revision and consolidation contained in the act of nineteen hundred and five,

If vote is to
abolish
council, the
following
amendments

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shall be
adopted.

entitled "An Act to revise, consolidate and amend the charter and laws of the city of Augusta," which revision is hereinafter called the "revised charter," is hereby declared to be thereupon amended as provided in the following clauses of this section, lettered A to K inclusive:

City council,
compensation of.

A. Amend section two by substituting for the first sentence thereof the following: 'The administration of all the fiscal, prudential and municipal affairs of said city, with the government thereof, shall be vested in one principal magistrate, to be styled the mayor, and one city council to be denominated the board of aldermen, all of whom shall be inhabitants of said city; which magistrate and board shall constitute and be called the city council; all of whom shall be sworn to the faithful performance of the duties of their respective offices; provided, the city council shall not vote, assess or appropriate any money for any object or purpose for which the town of Augusta is not authorized to vote, assess and appropriate money, except for such purposes as are authorized by this act.'

Mayor may
call special
meetings of
city council.

B. Amend section three by striking out the third, fourth and fifth sentences thereof, and inserting instead thereof the following: 'He may call special meetings of the city council, when in his opinion the interests of the city require it, by a notice in one or more of the papers printed in this city, or by causing a summons or notification to be given in hand or left at the usual dwelling place of each member thereof. He shall from time to time communicate to the city council such information, and recommend such measures as the business and interests of the city may in his opinion require. He shall preside in the city council but shall have therein only a casting vote.'

—notice of
meetings,
how given.

Said section is further amended by striking from the last sentence thereof the words "and common council."

Mayor and
aldermen
shall have
executive
powers.

C. Amend section four by substituting for the first sentence thereof the following: 'The executive powers of said city generally, and the administration of police, with all the powers of the selectmen of the town of Augusta, shall be vested in the mayor and aldermen as fully as if the same had been herein particularly enumerated; all other powers not vested in the inhabitants of said town, and all powers granted by this act, shall be vested in the city council.'

Said section is further amended by striking out in the second sentence thereof the words "by concurrent vote."

Said section is further amended by striking therefrom all that part thereof commencing with the words "the city council may by ordinance," and ending with the words "and other police officers."

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D. Amend section five so that the same shall read as follows: 'Every law, act, ordinance or bill appropriating money having passed the city council, shall be presented to the mayor, and if he approve the same he shall sign it; if not, he shall return it in seven days, with his objections, to the city council, which shall enter the objections at large on its journal, and proceed to reconsider said law, act, ordinance or bill, if upon such reconsideration, two-thirds of the whole number of the board of aldermen shall agree to pass it, it shall have the same effect as if signed by the mayor. In calculating said requisite two-thirds, a fraction exceeding one-half shall be considered a unit.'

Approval of
acts,
ordinances,
etc., by
mayor.

—veto by
mayor.

E. Amend section six by striking from the fifth sentence thereof the words "mayor and board of aldermen," and inserting instead thereof the words 'city council.'

Section 6,
amended.

F. Amend section seven by striking from the fourth sentence thereof the words "mayor and board of aldermen," and inserting instead thereof the words 'city council.'

Section 7,
amended.

G. Amend section eleven, if the same shall be adopted as provided in section two of the act of nineteen hundred and five entitled "An Act to revise, consolidate and amend the charter and laws of the city of Augusta," by striking from the first line thereof the words "mayor and aldermen," and inserting instead thereof the words 'city council.'

Section 11,
amended.

H. Amend section thirty-one so that the same shall read as follows: "The mayor shall be elected from the citizens at large, by the qualified electors of the city, voting in their respective wards; one alderman shall be elected by each ward, being a resident in the ward where elected; all said officers shall be elected by ballot, by a majority of the votes given, and shall hold their offices one year from the third Monday of March, and until others shall be elected in their places.'

Section 31,
amended.

—election of
mayor.

I. Amend section thirty-two by inserting before the sentence "The city marshal may be removed by the city council," the sentence: "The city marshal, with the advice and consent of the city council, shall appoint a deputy city marshal and other police officers.'

Section 32,
amended.

—city
marshal may
be removed.

J. Amend section thirty-three by substituting in the first sentence thereof for the words "one alderman and two common councilmen," the words 'and one alderman.'

Section 33,
amended.

Also, by striking from the remainder of said section the words, "and common councilmen" or "common councilman" or "common councilmen" wherever they occur.

—further
amended.

Also, by striking out the last sentence of said section and inserting thereof the following: 'The aldermen elect shall meet on the third Monday of March at ten of the clock in the

—further
amended.

CHAP. 378**Section 24,
amended.****—city clerk.****—duties of
clerk.****—president
pro tempore.****—quorum.****Effect of
acceptance of
question 2.****Effect of
defeat of
question 1,
and accept-
ance of
question 2.****Effect of
affirmative
result on
question 2.**

forenoon, and take the oath required by this act, which shall be administered by the mayor or any justice of the peace.'

K. Amend section thirty-four so that the same shall read as follows: 'The city clerk shall be the clerk of the city council, of the board of aldermen and of the municipal officers; he shall perform such duties as shall be by them prescribed; and shall perform all duties and exercise all the powers by law incumbent upon, or vested in, the town clerk of the town of Augusta; he shall give notice in one or two of the papers printed in said city, of the time and place of regular ward meetings; but the place of regular ward meetings, and also the day and hour, when not fixed by law, shall be determined by the board of aldermen. The board of aldermen may choose a president pro tempore, who, in the absence of the mayor, shall preside at meetings of the city council. Each board shall keep a record of its proceedings, and the board of aldermen shall judge of the election of its own members; and in case of failure of election, or vacancy by death, resignation or otherwise, may order new elections. A quorum of the city council for the transaction of business shall consist of a majority of the board of aldermen whether the mayor be present or absent. All meetings of the city council shall be open and public, and the presiding officer shall have the power of moderators of town meetings, and when any two members shall request it, the vote shall be taken by yeas and nays, which shall be recorded by the clerk.'

Section 7. Should the second as well as the first question referred to in section five of this act be decided in the affirmative, section two of the revised charter, as amended by clause A of the preceding section, is hereby declared to be thereupon further amended by adding thereto the provisions of section two of this act.

Section 8. Should the first question referred to in section five of this act be decided in the negative, and the second in the affirmative, all of the amendments referred to in the two preceding sections of this act are declared inoperative, but section two of said revised charter is hereby declared in such case to be thereupon amended as follows:

By striking out the word "eight" in the first sentence thereof, and inserting thereof the word 'eleven,' and by adding at the end thereof the provisions of section two of this act.

Section 9. Should the third question referred to in section five of this act be decided in the affirmative, section six of said revised charter is hereby declared to be thereupon amended by striking out the first sentence thereof, and inserting instead thereof the provisions of section three of this act.

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Effect of
affirmative
result on
question 4.

Section 10. Should the fourth question referred to in section five of this act be decided in the affirmative, said revised charter is hereby declared to be thereupon amended by striking from section four thereof the words "street commissioners." Section nine thereof is thereupon amended by striking therefrom the words "commissioner of streets," and inserting instead thereof the words 'highway commissioners.' Said revised charter is also amended thereupon by inserting as a separate section immediately preceding the present section thirty-four of said revised charter, the provisions of section four of this act.

Section 11. All existing acts, public and private, including said revised charter, and all ordinances of the city of Augusta inconsistent herewith, are hereby modified so as to conform to the provisions of this act; but this section shall take effect only as to such acts, parts of acts, revised charter and ordinances as are inconsistent with such of said first four sections as shall be accepted in the manner provided in this act, and when such accepted sections respectively take effect.

Modification
of existing
acts.

Section 12. Such of the provisions of this act as shall be accepted as herein provided, shall be incorporated in said revised charter only by way of amendment thereto as provided in sections six to ten inclusive of this act.

Accepted
provisions of
this act shall
be by
amendment.

Section 13. Except as qualified by sections five and eleven, this act shall take effect when approved.

Approved March 24, 1905.

Chapter 379.

An Act to incorporate the Fall Brook Dam and Improvement Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Mark Savage, Albert Webster, Frank Hilton, Henry Merry, their associates and assigns, are hereby incorporated under the name of the Fall Brook Dam and Improvement Company, with all the powers and privileges of similar corporations.

Corporators.

—corporate
name.

Section 2. Said corporation is hereby authorized to build dams, side dams and piers, and to maintain the same, on Fall brook and its tributaries in the townships of Solon, Bingham and Brighton in the county of Somerset. To remove rocks and trees and to excavate ledges therefrom, and to widen, deepen and otherwise improve the same for the purpose of raising a head of water and of making said stream and its tributaries

Authorized to
maintain
dams, etc., on
Fall Brook
and
tributaries.

—to improve
channel of.

CHAP. 379

floatable and of facilitating the driving of logs and lumber upon the same.

May take
land.

—may flow
contiguous
lands.

—damages,
how
ascertained.

Section 3. Said corporation for the above purposes may take all necessary land and materials for building said dams and piers and making improvements and may flow contiguous lands so far as necessary to raise suitable heads of water; and if the parties cannot agree upon the damages, the corporation shall pay the proprietors for the land and materials so taken, such damages shall be ascertained and determined by the county commissioners of the county of Somerset in the same manner and under the same conditions and limitations as provided by law in the case of damages by laying out of highways; and for the damage occasioned by flowing land said corporation shall not be liable to an action at common law, but the person injured may have a remedy by complaint for flowage, in which case the same proceedings shall be had as when a complaint is made under the statutes of this state for flowing lands occasioned by raising a head of water for the working of mills.

polls for
passage
of logs.

—shall have
lien for logs
and lumber
passing over
dams.

—liens, how
enforced.

—notice of
sale shall
be given.

Section 4. Said corporation may demand and receive a toll for the passage of logs and lumber over their said dams and improvements of fifteen cents for each thousand feet, board measure, according to the scale adopted by the Kennebec Log Driving Company and said corporation shall have lien upon all logs and lumber which may pass over any of their said dams and improvement for the payment of said toll, with all costs and charges, but the logs of each particular mark shall be holden only for the toll of such mark, and unless said toll is paid within twenty days after said logs or lumber or the major part thereof, shall have arrived at a point where the same may be controlled by the Kennebec Log Driving Company, said corporation may seize, hold and sell at public auction so much of said logs or lumber as may be necessary to pay such toll and costs and charges. Notice of the time and place of such sale shall be given at least ten days before the date of said sale by publication in some newspaper printed in part or in whole in said Somerset county.

Section 5. This act shall take effect when approved.

Approved March 24, 1905.

Chapter 380.

An Act to regulate the taking of White Perch and Black Bass in Whitney and Hogan Ponds, in the County of Oxford, also Tripp Pond, in the County of Androscoggin.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. In addition to the general law it shall be unlawful to kill any white perch in Whitney or Hogan ponds, situated in the town of Oxford, county of Oxford, or in Tripp pond, in Poland, county of Androscoggin, which does not measure eight inches in length from tip of nose to tip of tail, or any black bass which does not measure twelve inches in length from tip of nose to tip of tail.

White perch in Whitney or Hogan ponds, to regulate taking of.

Section 2. It shall be unlawful for any person, camping party or family to kill or carry away more than twenty perch in all in any one day from said ponds.

Catch for one day limited.

Section 3. It shall be unlawful to fish for any kind of fish in any of the tributaries to either of said ponds.

Taking of any other fish prohibited.

Section 4. All acts or parts of acts inconsistent with this act are hereby repealed.

Inconsistent acts repealed.

Approved March 24, 1906.

Chapter 381.

An Act to incorporate Eagle Lake Telephone Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Edson E. Goodrich, John M. Brown and Avilla O. Boulay, their associates and successors, are hereby made a body corporate by the name of Eagle Lake Telephone Company, with all the rights, powers and privileges, and subject to all the duties and obligations of similar corporations under the general laws of this state, with power by that name to sue and be sued, to have a common seal, to establish all by-laws and regulations for the management of its affairs not repugnant to the laws of this state and to do and perform any and all legal acts, incident to similar corporations.

Corporators.

—corporate name.

—rights, powers and privileges.

Section 2. Said corporation is hereby authorized to construct, own, maintain and operate telephone line or lines anywhere in the plantations of Wallagrass, Eagle Lake, Hill and Portage Lake, and into the town of Fort Kent, to connect its line or lines with those of the Fort Kent Telephone Company, providing, however, it first gets permission from said Fort Kent Telephone

May operate lines in certain towns.

—provided permission is obtained from Fort Kent Telephone Co.

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—and consent
of munici-
palities.

Company so to do, all within said county of Aroostook and state of Maine, having obtained consent of the several municipalities, and said corporation shall have the right to locate and construct its lines upon and along any public highway or bridge in said towns, but in such a way as not to incommode or endanger the customary use thereof; and shall have the power to establish and collect tolls on said lines.

May connect
with other
lines.

Section 3. Said corporation is hereby authorized and empowered to connect its lines with those of any other telephone company or corporation on such terms as may be mutually agreed upon, or to sell or lease its line or lines of telephone and property in whole or in part, either before or after completion, to any other telephone company or corporation, as provided by law or upon such terms as may be agreed by the contracting parties, which sale or lease shall be binding upon the parties; or may purchase or lease any other line or lines of telephone upon such terms and conditions as may be agreed by the parties thereto.

Damages how
estimated.

Section 4. If the land of any individual or corporation is taken under this act, and the parties cannot agree upon the damages occasioned thereby, they shall be estimated, secured and paid in the manner provided in the case of land taken for railroads.

Capital stock.

—not to
exceed \$10,000.

Section 5. The capital stock of said corporation shall be of such an amount as said corporation may, from time to time determine to be necessary, but not exceeding the sum of ten thousand dollars, for the sole purpose of owning, leasing, constructing, maintaining and operating the line or lines of telephone hereby authorized and contemplated. And the said corporation may purchase, hold, lease, sell and convey all real estate and personal property necessary for the purposes contemplated in this charter.

Notice of
first meeting,
how given.

Section 6. Any one of the incorporators named in this act may call the first meeting of the corporation by mailing a written notice signed by himself, postage paid, to each of the other incorporators, seven days at least before the day of the meeting, naming the time, place and purposes of such meeting, and at such meeting, a president, secretary, treasurer and directors may be chosen, by-laws adopted, present amount of capital stock fixed, and any corporate business transacted.

Section 7. This act shall take effect when approved.

Approved March 24, 1906.

Chapter 382.

An Act to amend Section one of Chapter three hundred and one of the Private and Special Laws of nineteen hundred and three, relating to the protection of Deer in the counties of York, Cumberland, Sagadahoc, Lincoln, Knox, Waldo and Kennebec.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. There shall be a close time on deer in the counties of York, Cumberland, Sagadahoc, Lincoln, Knox, Waldo and Kennebec from December first to October thirty-first following of each year in which it shall be unlawful to hunt, chase, catch or kill any deer, and during November of each year no person shall catch or kill more than one deer in these counties, and it shall be unlawful to have in possession more than one deer which has been killed in either of these counties.

Close time
on deer in
certain
counties.

Provided, however, that the provisions of this section shall not apply to the towns of York, Kittery, Eliot, Wells, in the county of York, and Bath, West Bath, Phippsburg in the county of Sagadahoc, in which towns and cities it shall be unlawful to hunt, chase, catch or kill any deer at any time.

—shall not
apply to
certain
towns.

Section 2. Whoever violates any of the provisions of this act shall be subject to the same penalty as is provided in the general law of the state for the illegal hunting, chasing, killing and having in possession of deer.

Penalty for
violation of
this act.

Section 3. All laws inconsistent with this act are hereby repealed.

Approved March 24, 1906.

Chapter 383.

An Act to incorporate the Augusta Board of Trade.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Reuel W. Soule, Anson M. Goddard, Frank L. Dutton, Smith S. Randall, Nathan Weston, William G. Boothby, and H. M. Heath, their associates, successors and assigns, are hereby made a body corporate by the name of the Augusta Board of Trade, with all the powers and privileges, and subject to all the duties and liabilities of corporations formed under chapter fifty-seven of the revised statutes.

Corporators.

—corporate
name.

—powers,
privileges,
duties and
liabilities.

Section 2. This act shall take effect when approved.

Approved March 24, 1906.

CHAP. 384**Chapter 384.**

An Act to amend An Act entitled "An Act to set off a part of Plantation Number Seven, and annex it to the town of Gouldsboro," of the Private and Special Laws of one thousand nine hundred and five, relating to the adjustment of their valuation.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

An Act to set
off part of
plantation
number
seven
amended.

Valuation of
plantation
decreased.

—valuation
of Gouldsboro
increased.

Section 1. The act entitled "An Act to set off a part of plantation number seven, and annex it to the town of Gouldsboro," is hereby amended as follows:

'Section 2. The valuation of said plantation number seven as made by the state assessors in their valuation of said plantation for the years one thousand nine hundred five and six, is hereby decreased and diminished by the sum of five thousand dollars; and the valuation of the said town of Gouldsboro as made by the said assessors in their valuation of said town for the said years is hereby increased and raised by the sum of five thousand dollars. And the state treasurer is hereby authorized to deduct from the south division, south part of said plantation the tax on the acreage of the Sowle tract, so called, set off from said plantation and annexed to the town of Gouldsboro, containing two thousand eight hundred acres.'

Section 2. Section two of said act is hereby numbered and constituted section three.

Approved March 24, 1906.

Chapter 385.

An Act relating to the Powers of the Portland Gas Light Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter
extended.

—for fifteen
years.

—on
condition
that city of

Section 1. The franchise, rights and privileges of the Portland Gas Light Company, a corporation existing under the laws of the state of Maine heretofore granted to said company by its charter and acts amendatory thereof and additional thereto are hereby extended for a term of fifteen years beyond the period of limitation now fixed by law, subject to the same terms and conditions as therein contained except as modified hereby, and said company is hereby authorized and empowered to issue bonds secured by mortgage upon its property and franchises in a sum not exceeding in the aggregate the amount of its authorized capital stock; provided, however, and this grant is upon the condition that the city of Portland shall be authorized and shall have

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the right at the expiration of said term, upon vote of the city council to that effect, to take possession of and own for municipal purposes the entire plant, property and franchises, rights and privileges held and owned by said Portland Gas Light Company, upon payment therefor of the amount which said plant, property, franchises, rights and privileges shall fairly and equitably be worth.

Portland may take possession of at end of said term.

In order to carry out the purpose of possession and ownership aforesaid, the city council shall at least three months before the expiration of said term give notice to the company of its intention to exercise the right herein granted, and shall procure judicial appraisal of said property by bill in equity filed in the supreme judicial court for the county of Cumberland for that purpose at or before the expiration of the term of said franchise, and jurisdiction is hereby given to said court over the entire matter, including application of the purchase money, discharge of incumbrances and transfer of the property, for the purpose of fixing the valuation thereof and making just compensation therefor it shall appoint three competent and disinterested appraisers, and upon payment or tender by said city of the amount fixed and the performance of all other terms and conditions imposed by the court said entire plant, property, franchises, rights and privileges shall become vested in said city and be free from all liens, mortgages and incumbrances theretofore created by said Portland Gas Light Company.

Notice of judicial appraisal shall be given.

—purpose of appraisal.

The appraisers shall, after due notice and hearing, make their report to the court, and the court may accept such report or reject it or recommit the same or submit the subject matter thereof to a new board of appraisers and make any order relating to the same which justice and equity may require.

Appraisers shall make report to court.

Section 2. The said Portland Gas Light Company is hereby prohibited from making any consolidation or business combination either direct or indirect with any other corporation, firm or individual engaged in furnishing light or heat by either gas or electricity, and any such attempted consolidation or agreement for such purpose shall be wholly void and of no effect, and in case of any such attempted consolidation or business combination, the supreme judicial court shall have jurisdiction in equity in regard to the same and shall make such orders and decrees as may be necessary or proper to enforce the provisions of this section.

Shall not consolidate with similar corporation.

Section 3. This act shall take effect when approved.

CHAP. 386**Chapter 386.**

An Act to repeal Chapter three hundred and seventeen of the Private and Special Laws of the State of Maine for the year nineteen hundred and three, relating to the taking of Clams in the Town of Scarboro.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Chapter 317,
private and
special laws
1903,
amended.

Section 1. Chapter three hundred and seventeen of the private and special laws of the state of Maine for the year nineteen hundred and three, is hereby repealed.

Act of no
effect unless
adopted by
majority vote
of voters
in Scarboro.

Section 2. This act shall not take effect unless a majority of the voters of said town of Scarboro voting thereon shall vote to accept the same at the next annual meeting of said town or at a prior special meeting called for that purpose.

Approved March 24, 1905.

Chapter 387.

An Act to amend Paragraph Six, entitled "Oxford county," of Section three of Chapter four hundred and seven of the Private and Special Laws of nineteen hundred and three, relating to Fishing in the Magalloway River and its tributaries.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Paragraph 6,
section 3,
chapter 407,
private and
special laws
1903, amended.

Paragraph six of section three of chapter four hundred and seven of the private and special laws of nineteen hundred and three, is hereby amended by striking out the words "or in any of the tributaries of said river north of said falls" in the twenty-third and twenty-fourth lines of said paragraph, and by adding thereto the following: 'and it shall be unlawful to fish for, take or catch any kind of fish at any time in any of the tributaries of said Magalloway river above Aziscohos Falls.'

Approved March 24, 1905.

Chapter 388.

An Act to enlarge the Jurisdiction of the Municipal Court of Dexter.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1,
chapter 190,
private and
special laws
1887, amended.

Section one of chapter one hundred and ninety of the private and special laws of eighteen hundred and eighty-seven, is hereby amended, as follows: by striking out in the fourth line the word "fifty" and inserting in its place thereof the words 'one hundred,' so that said section as amended shall read as follows:

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'Section 1. In addition to its present jurisdiction, the said court shall further have concurrent jurisdiction with the supreme judicial court, in all personal actions, where the debt or damage claimed is over twenty dollars, and not over one hundred dollars, and the defendant, or either of the defendants or person or persons summoned as trustees, is resident in said county of Penobscot; but this jurisdiction shall not include proceedings under the divorce laws, or complaints under the mill act, so called.'

Jurisdiction
of court
enlarged.

Approved March 24, 1905.

Chapter 389.

An Act to grant certain powers to the Town of Eden.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. The town of Eden in Hancock county, may at any annual town meeting elect by ballot a board of three assessors of taxes, one for a term of one year, one for a term of two years, and one for a term of three years, and thereafter shall elect one each year for a three years term. Such board shall serve instead of the assessors provided for by general statute, and have the same powers and be subject to the same duties.

Election
of assessors.

Section 2. Said town of Eden at any annual town meeting may elect a board of three road commissioners, one for a term of one year, one for a term of two years, and one for a term of three years, and thereafter shall elect one each year for a three years' term.

Election of
road com-
missioners.

Said board shall serve instead of the road commissioner, or commissioners, provided for by general statute, and have the same powers in relation to the construction and repair of roads, bridges and sidewalks as the road commissioners and municipal officers have under such general statute, and be subject to the same duties in relation thereto.

Powers
of board of
road com-
missioners.

The compensation of such commissioners shall not exceed fifty dollars each, per year. They shall employ a superintendent or superintendents of roads, not one of their own number. Such superintendent shall be under the control of said board of commissioners, and subject to discharge by them.

Compensa-
tion of
road com-
missioners.
—superinten-
dent of roads.

Section 3. This act shall not become operative until it is ratified by said town of Eden, at an annual town meeting called by a warrant containing an article for the purpose. The town may at such meeting ratify one of the above sections, and reject

Act not
operative
until ratified
by voters.

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--board may
be ratified at
any annual
meeting.

the other, whereupon the sections so ratified shall go into operation.

At any annual meeting ratifying either of said sections, the board thus provided for may be elected.

Section 4. This act shall take effect when approved, subject to ratification by the town as aforesaid.

Approved March 24, 1905.

Chapter 390.

An Act to make valid the action of the town of Standish in uniting the former school districts of South Standish and Bonny Eagle.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Action
of town of
Standish
uniting
certain school
districts
made valid.

Section 1. The action of the town of Standish at its annual town meeting held March sixth, nineteen hundred and five, whereby, acting upon article thirty-six in its warrant, it voted:

'That the town unite the former school districts of South Standish and Bonny Eagle, forming one district in accordance with the recommendations of the superintending school committee, dated March sixth, nineteen hundred and five.'

Also voted, 'that the new school formed by the union of the South Standish and Bonny Eagle schools be located at the junction of the road leading to the dwelling of Orville S. Sanborn, with the road leading from South Standish to Bonny Eagle, on land of heirs of Daniel L. Warren.'

Also voted, 'that the proper officers be instructed to buy of heirs of Daniel L. Warren, or take by condemnation proceedings, if necessary, for school purposes, sufficient land for school building and yard, and that they have the school building at South Standish moved on to the same;' is hereby declared legal and valid.

Section 2. This act shall take effect when approved.

Approved March 24, 1905.

Chapter 391.

An Act to incorporate the Kittery Water and Electric Light Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Horace Mitchell, Calvin L. Hayes, J. L. M. Willis, Thomas F. Staples, James H. Walker, O. S. Paul, James R. Philbrick, Clarence M. Prince and Willard T. Spinney with their associates and successors are hereby made a corporation by the name of the Kittery Water and Electric Light Company, for the purpose of conveying to and supplying the towns of Kittery and Eliot with pure water and electric lights.

Corporators.

—corporate name.

Section 2. Said corporation, for said purpose, may hold real and person estate necessary and convenient therefor, not exceeding one hundred thousand dollars.

May hold necessary real and personal property.

Section 3. Said corporation is hereby authorized for the purposes aforesaid, to take water from any spring, pond or streams in said towns or adjoining towns, provided, that no water be taken from springs or ponds now used for similar purposes without consent of the owner, to erect and maintain pumping stations, with all necessary appliances required thereto, to erect and maintain reservoirs and stand pipes, and lay down and maintain pipes and aqueducts necessary for the proper accumulating, conducting, discharging, distributing and disbursing water, and forming proper reservoirs therefor, and said corporation may take and hold by purchase or otherwise any lands or real estate necessary therefor, and may excavate through any lands when necessary for the purposes of this corporation.

Authorized to take water from springs, ponds or streams.

—exceptions.

—may maintain reservoirs, etc.

Section 4. Said corporation is hereby authorized for the purposes aforesaid to carry on the business of lighting by electricity or otherwise, such public streets in the towns of Kittery and Eliot, and such buildings and places therein, public and private, as may be agreed upon by said corporation and the owners or those having control of such places to be lighted, and may furnish motive power by electricity or otherwise, within said towns, and may build and operate manufactories and works for providing and supplying electricity, light and power, and may take, lease, purchase and hold real estate, and personal estate therefor, and to construct, lay, maintain, and operate lines of wire or other material for the transmission of electricity or power, upon, under, along and over any and all streets and ways or tide waters under the direction of the municipal officers of said towns.

May supply electricity in towns of Kittery and Eliot.

—may furnish power.

—may operate lines of wire.

Section 5. Said corporation shall be held liable to pay all damages that shall be sustained by any person by the taking of any land or other property, or by flowage or by excavating

Damages, liability for.

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through any land for the purposes of laying down pipes and aqueducts, building dams, reservoirs, and also damages for any other injuries resulting from said acts; and if any person sustaining damage as aforesaid, and said corporation cannot mutually agree upon the sum to be paid therefor, either party on petition to the county commissioners of York county may have the damages assessed by them; and subsequent proceedings and rights of appeal thereon shall be had in the same manner and under the same conditions and restrictions and limitations as are by law provided in case of damages by laying out highways.

—damages,
how assessed.

Capital stock. Section 6. The capital stock of said corporation shall be not less than one hundred thousand dollars, said stock to be divided into shares of fifty dollars each, with the right to increase said capital stock at any time by vote of the shareholders to an amount not exceeding three hundred thousand dollars.

**May lay pipes
along streets
and ways.** Section 7. Said corporation is hereby authorized to lay down, construct and maintain in, through, over, under and along the streets and ways of said towns of Kittery and Eliot and surrounding towns, or over tide waters in said towns, and to take up, replace and repair all such pipes, aqueducts and fixtures as may be necessary for the purposes of said corporation, under such reasonable restrictions as may be imposed by the selectmen of said towns, and said corporation shall be responsible for all damage to persons and property occasioned by the use of such streets and ways, and shall further be liable to pay to said towns all sums recovered against said towns for damages from obstructions caused by said corporation, and for all expenses, including reasonable counsel fees incurred in defending such suits, with interest on same.

—or over tide
waters.

—responsi-
bility for
damages
from
occupying
of streets.

**May contract
for supplying
electricity.** Section 8. Said corporation is hereby authorized to make contract with said towns of Kittery and Eliot, and with other corporations and individuals, for the purpose of procuring or supplying water, electric lights and power as contemplated by said act; and said towns of Kittery and Eliot by their selectmen, are hereby authorized to enter into contracts with said company for the supply of water, electric lights and power and may make such contracts as said towns and said company may agree upon, which, when made, shall be legal and binding upon all parties thereto.

**May cross but
shall not
obstruct
sewers, etc.**

Section 9. Said corporation shall have power to cross any private or public sewer, or to change the direction thereof, when necessary for the purposes of this incorporation, and with the consent of the municipal officers may change the direction of the same, but in such a manner as not to obstruct or impair the use thereof; and said corporation shall be liable for any injury

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caused thereby. Whenever the company shall lay down any pipes in any street, or make any alterations or repairs upon its work in any street, it shall cause the same to be done with as little obstruction to public travel as may be practicable, and shall at its own expense without unnecessary delay, cause the earth and pavements removed to be replaced in proper condition.

—shall not unnecessarily obstruct streets.

Section 10. This corporation is hereby authorized to acquire and hold by purchase all the property, rights, privileges, immunities and franchise of any existing corporation located in Kittery, Eliot or adjoining towns, organized for similar purposes, upon such terms as may be agreed upon by said corporations, and upon such purchase and transfer said corporation purchasing shall have, hold, possess, exercise and enjoy all the locations, powers, privileges, rights, immunities, franchise, property and estate which at the time of such purchase and transfer shall then be had, held, possessed, exercised and enjoyed by said corporation so selling.

May acquire property and franchises of similar corporations.

Section 11. Said corporation may issue its bonds for the construction of its works, upon such rates and terms as it may deem expedient, not exceeding two hundred thousand dollars, and secure the same by mortgage of the franchise and property of said company.

May issue bonds.

Section 12. The first meeting of said corporation may be called by written notice thereof, signed by any two corporators therein named and served upon each corporator by giving him the same in hand or by leaving the same at his last usual place of abode seven days before the time of said meeting.

First meeting, notice how given.

Section 13. Said corporation is hereby authorized to procure a supply of water or electricity by contract with any other person or corporation on such terms and under such conditions as may be agreed upon by the parties thereto.

May procure water or electricity from other persons or corporations.

Section 14. This act shall take effect when approved.

Approved March 24, 1905.

CHAP. 392**Chapter 392.**

An Act to amend Section three of Chapter two hundred and eleven, Private Laws of eighteen hundred ninety five, relating to the Bangor Municipal Court.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 3,
chapter 311,
private and
special laws,
1895, amended.

Jurisdiction
of court.

Section three of chapter two hundred eleven private laws of eighteen hundred ninety-five relating to the Bangor Municipal Court is hereby amended so that it shall read as follows:

'Section 3. Said court shall have concurrent jurisdiction with the supreme judicial court in the county of Penobscot of all larcenies as described in the revised statutes, sections one, six, seven, and ten, chapter one hundred and twenty-one, when the value of the property is not alleged to exceed thirty dollars; and of the offenses described in sections one and four, chapter one hundred and twenty-seven, when the value of the property is not alleged to exceed thirty dollars; and of the offenses described in section four, chapter one hundred and thirty-three, when they are not of a high and aggravated nature; and of the offenses described in sections one, eight, and ten, chapter one hundred and twenty-eight, when the damage or injury done is not alleged to exceed thirty dollars, and on conviction of any or all the aforesaid crimes and misdemeanors, may punish by fine not exceeding one hundred dollars, or by imprisonment in the county jail not exceeding six months; and of the offenses relating to gambling in sections one and two, chapter one hundred and twenty-six, and of the offenses described in sections seventy-four and eighty, chapter fifty-two, relating to punishment for intoxication of certain railroad employees, and for disorderly conduct in public conveyances, and of offenses described in section six, chapter one hundred twenty-five, and may punish for said offenses as provided by law.'

Approved March 24, 1905.

Chapter 393.

An Act for the assessment of a State Tax for the year one thousand nine hundred and five, amounting to the sum of nine hundred eighteen thousand one hundred seventy-four dollars and nineteen cents.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. That each city, town, plantation, or any other place hereinafter named, within this state, shall be assessed and pay the several sums with which they respectively stand charged in the following lists; the same being in addition to the poll tax of one cent on each poll, a tax of two and one-half mills on the dollar of the present valuation for the current disbursements of the treasury, for the year nineteen hundred and five and for the school mill fund established by an act approved February twenty-seven, eighteen hundred and seventy-two.

State tax, 1905.

ANDROSCOGGIN COUNTY.

Auburn	Seventeen thousand three hundred four- teen dollars and twenty-two cents.....	\$17,314 22
Durham	Eight hundred forty-three dollars and forty cents	843 40
East Livermore	Two thousand five hundred and fifty- seven dollars and four cents	2,557 04
Greene	Seven hundred fifty-seven dollars and fifty-nine cents	757 59
Leeds	Eight hundred and eleven dollars and forty-one cents	811 41
Lewiston	Thirty-five thousand eight hundred eigh- teen dollars and thirty-nine cents.....	35,818 39
Lisbon	Five thousand four hundred eight dollars and forty-six cents	5,408 46
Livermore	One thousand one hundred twenty-three dollars and seven cents	1,123 07
Mechanic Falls	Two thousand one hundred sixty-five dol- lars and seventy-seven cents	2,165 77
Minot	Eight hundred thirty-three dollars and three cents	833 03
Poland	Two thousand forty-five dollars and thirty-two cents	2,045 32
Turner	One thousand seven hundred seventy- six dollars and sixteen cents.....	1,776 16
Wales	Five hundred three dollars and twenty- two cents	503 22
Webster	One thousand three hundred thirty-nine dollars and twelve cents	1,339 12
Total	Seventy-three thousand two hundred ninety-six dollars and twenty cents....	\$73,296 20

AROOSTOOK COUNTY.

Amity	One hundred seventy-three dollars and ten cents	\$173 10
Ashland	One thousand eighty-four dollars and sixty-three cents	1,084 63
Bancroft	One hundred forty-two dollars and six cents	142 06
Benedicta	One hundred forty-five dollars and twenty-seven cents	145 27
Blaine	Four hundred sixty-three dollars and fifty-one cents	463 51
Bridgewater	Eight hundred sixty-seven dollars and fifteen cents	867 15

AROOSTOOK COUNTY—CONTINUED.

Caribou	Three thousand eight hundred fifty-seven dollars and fifty cents	3,857 50
Castle Hill	Two hundred sixty-five dollars and ninety-seven cents	265 97
Crystal	Two hundred fifty-one dollars and twenty-seven cents	251 27
Dyer Brook	Two hundred seventeen dollars and fifty-eight cents	217 58
Easton	Eight hundred eighty-eight dollars and eighty-eight cents	888 88
Fort Fairfield	Three thousand six hundred thirty-three dollars and fifty-nine cents	3,633 59
Fort Kent	One thousand sixty-three dollars and seventy-four cents	1,063 74
Frenchville	Two hundred ninety-eight dollars and ninety-six cents	298 96
Grand Isle	Two hundred eighty-four dollars and ninety-five cents	284 95
Haynesville	One hundred seventy-five dollars and eleven cents	175 11
Hersey	One hundred fifty dollars and seventy-one cents	150 71
Hodgdon	Six hundred seventy-one dollars and sixty-nine cents	671 69
Houlton	Six thousand eight hundred thirty-five dollars and ninety-two cents	6,835 92
Island Falls	Seven hundred fifty-eight dollars and seventy-eight cents	758 78
Limestone	Nine hundred forty-seven dollars and forty-nine cents	947 49
Linneus	Five hundred ninety-five dollars and sixty-three cents	595 63
Littleton	Eight hundred ten dollars and sixty-nine cents	810 69
Ludlow	Two hundred eighty-five dollars and eight cents	285 08
Madawaska	Four hundred fifty-eight dollars and seventy-six cents	458 76
Mapleton	Six hundred thirty-eight dollars and eighty-one cents	638 81
Mars Hill	Seven hundred twenty-four dollars and five cents	724 05
Masardis	Two hundred ninety dollars and five cents	290 05
Monticello	Eight hundred sixty-three dollars and eighty-eight cents	863 88
New Limerick	Four hundred fifty-three dollars and twenty-four cents	453 24
New Sweden	Four hundred sixteen dollars and sixty-five cents	416 65
Oakfield	Two hundred sixty-nine dollars and fifty-two cents	269 52
Orient	One hundred twenty-three dollars and twelve cents	123 12
Perham	Three hundred fifty-six dollars and thirty-three cents	356 33
Presque Isle	Four thousand one hundred twenty-three dollars and nineteen cents	4,123 19

AROOSTOOK COUNTY—CONCLUDED.

Saint Agatha	Two hundred sixty-one dollars and ninety-five cents	261 95
Sherman	Five hundred four dollars and eighty-eight cents	504 88
Smyrna	Two hundred ninety-four dollars and sixty-seven cents	294 67
Van Buren	Eight hundred fifty-four dollars and seventy cents	854 70
Washburn	Six hundred sixty-six dollars and seventy-three cents	666 73
Westfield	Three hundred nineteen dollars and seventy-nine cents	319 79
Weston	One hundred fifty dollars and seventy-four cents	150 74
Woodland	Five hundred thirteen dollars and forty-one cents	513 41
Cary Pl	Eighty dollars and four cents	80 04
Caswell Pl	One hundred thirty-three dollars and thirty-seven cents	133 37
Chapman Pl	One hundred sixty-seven dollars and fifty-nine cents	167 59
Connor Pl	One hundred sixty-six dollars and fifty-one cents	166 51
Cyr Pl	One hundred thirty-eight dollars and sixty-three cents	138 63
Eagle Lake Pl	Three hundred eighteen dollars and forty-three cents	318 43
Hamlin Pl	Two hundred six dollars and seventy-nine cents	206 79
Macwahoc Pl	One hundred twenty-two dollars and fifty-two cents	122 52
Merrill Pl	Two hundred one dollars and eleven cents	201 11
Moro Pl	One hundred twenty-seven dollars and thirteen cents	127 13
New Canada Pl	Ninety-seven dollars and five cents	97 05
Portage Lake Pl	Two hundred twenty-five dollars	225 00
Reed Pl	Two hundred ninety-eight dollars and ninety cents	298 90
St. Francis Pl	Two hundred twenty-two dollars and seventy-eight cents	222 78
St. John Pl	One hundred eighteen dollars and seven cents	118 07
Silver Ridge Pl	Ninety-six dollars and six cents	96 06
Wade Pl	One hundred fifty-seven dollars and thirty-two cents	157 32
Wallagrass Pl	One hundred forty-nine dollars and two cents	149 02
Total	Forty thousand one hundred eighty dollars and five cents	\$40,180 05

AROOSTOOK COUNTY WILD LANDS.

A, R. 2, W. E. L. S.	Ninety-two dollars and fifty-two cents....	\$92 52
B, R. 2, W. E. L. S., Hammond	Two hundred forty-seven dollars and ninety-five cents	247 95
C, R. 2, W. E. L. S.	Two hundred twenty dollars and forty cents	220 40
D, R. 2, W. E. L. S.	Two hundred fourteen dollars and seventy-seven cents	214 77
E, R. 2, W. E. L. S.	One hundred twenty-seven dollars and twenty-two cents	127 22
No. 3, R. 2, W. E. L. S. Forkstown	Two hundred ten dollars	210 00
Cox Patent	Ten dollars	10 00
No. 2, R. 2, W. E. L. S., Glenwood	Ninety-six dollars and twenty-five cents.	96 25
No. 3, R. 2, W. E. L. S.	One hundred sixty-five dollars and thirty cents	165 30
No. 4, R. 2, W. E. L. S.	One hundred ten dollars and twenty cents	110 20
No. 7, R. 2, W. E. L. S., Dudley	Two hundred twenty dollars and forty cents	220 40
No. 8, R. 2, W. E. L. S.	Two hundred ten dollars and forty cents	210 40
No. 9, R. 2, W. E. L. S.	Two hundred thirty-four dollars and eighteen cents	234 18
No. 10, R. 2, W. E. L. S.	Three hundred thirty dollars and sixty cents	330 00
No. 16, R. 2, W. E. L. S., Stockholm	Three hundred dollars and fifty-four cents	300 54
No. 17, R. 2, W. E. L. S., North $\frac{1}{2}$	Seventy-one dollars and eighty-one cents.	71 81
No. 17, R. 2, W. E. L. S., South $\frac{1}{2}$	Seventy-one dollars and eighty-one cents.	71 81
No. 1, R. 4, W. E. L. S., Yarmouth Academy ..	One hundred ninety-eight dollars and seventeen cents	198 17
No. 2, R. 4, W. E. L. S.	Two hundred twenty dollars and forty cents	220 40
No. 3, R. 4, W. E. L. S.	Two hundred six dollars and sixty-two cents	206 62
No. 7, R. 4, W. E. L. S., Webbertown	Two hundred thirty-four dollars and eighteen cents	234 18
No. 8, R. 4, W. E. L. S., St. Croix	One hundred seventy-nine dollars and eight cents	179 08
No. 9, R. 4, W. E. L. S., Griswold	Two hundred twenty dollars and forty cents	220 40
No. 10, R. 4, W. E. L. S., Northeast $\frac{1}{4}$, Squaw- pan	Forty-one dollars and thirty-two cents ..	41 32
No. 10, R. 4, W. E. L. S., South $\frac{1}{4}$ and North- west $\frac{1}{4}$, Squawpan	One hundred fifty-four dollars and ninety-seven cents	154 97
No. 11, R. 4, W. E. L. S., Southwest $\frac{1}{4}$	Twenty-four dollars and eleven cents....	24 11
No. 11, R. 4, W. E. L. S., North $\frac{1}{2}$ and South- east $\frac{1}{4}$	One hundred thirty-four dollars and thirty cents	134 30
No. 15, R. 4, W. E. L. S., Westmanland Pl.	One hundred ninety-two dollars and eighty-five cents	192 85
No. 16, R. 4, W. E. L. S.	Two hundred six dollars and sixty-two cents	206 62
No. 17, R. 4, W. E. L. S., North $\frac{1}{2}$	Twenty-seven dollars and fifty-five cents	27 55
No. 17, R. 4, W. E. L. S., South $\frac{1}{2}$	Seventy-five dollars and seventy-six cents	75 76
A, R. 5, North part, W. E. L. S., Molunkus	One hundred dollars and eighty cents....	100 80

AROOSTOOK COUNTY WILD LANDS—CONTINUED.

A. R. 5, South part, W. E. L. S., Molunkus	Sixty-eight dollars and seventy cents.....	68 70
No. 1, R. 5, W. E. L. S.	One hundred sixty-five dollars and thirty cents	165 30
No. 7, R. 5, W. E. L. S.	One hundred ninety-two dollars and eighty-five cents	192 85
No. 8, R. 5, W. E. L. S.	One hundred seventy dollars and ninety-five cents	170 95
No. 9, R. 5, W. E. L. S.	One hundred thirty-eight dollars	138 00
No. 13, R. 5, W. E. L. S.	One hundred thirty-seven dollars and seventy-five cents	137 75
No. 14, R. 5, W. E. L. S.	One hundred ninety-two dollars and eighty-five cents	192 85
No. 15, R. 5, W. E. L. S.	One hundred seventy-nine dollars and eight cents	179 08
No. 16, R. 5, W. E. L. S.	Ninety-six dollars and forty-three cents..	96 43
No. 17, R. 5, W. E. L. S.	Eighty-seven dollars and sixty-one cents.	87 61
No. 9, R. 6, W. E. L. S., Oxbow	One hundred fifty dollars	150 00
No. 10, R. 6, W. E. L. S., North ½	Ninety-six dollars and fifty-one cents.....	96 51
No. 10, R. 6, W. E. L. S., South ½	Sixty-two dollars and five cents	62 05
No. 11, R. 6, W. E. L. S., Garfield Pl.	Two hundred one dollars and ninety-eight cents	201 98
No. 12, R. 6, W. E. L. S., Nashville	Two hundred six dollars and sixty-two cents	206 62
No. 14, R. 6, W. E. L. S.	One hundred seventy-nine dollars and eight cents	179 08
No. 15, R. 6, W. E. L. S.	One hundred seventy-nine dollars and eight cents	179 08
No. 16, R. 6, W. E. L. S.	Ninety-six dollars and sixty cents.....	96 60
No. 9, R. 7, W. E. L. S.	One hundred ninety-three dollars and twenty cents	193 20
No. 10, R. 7, W. E. L. S.	One hundred ninety-two dollars and eighty-five cents	192 85
No. 11, R. 7, W. E. L. S., East ½	Eighty-nine dollars and fifty-four cents..	89 54
No. 11, R. 7, W. E. L. S., Southwest ½	Eighty-nine dollars and fifty-four cents..	89 54
No. 12, R. 7, W. E. L. S.	One hundred seventy-nine dollars and eight cents	179 08
No. 13, R. 7, W. E. L. S., Pine & Spruce Timber	Ninety-six dollars and forty-three cents.	96 43
Land and other growth	Ninety-six dollars and forty-three cents.	96 43
No. 14, R. 7, W. E. L. S.	One hundred ninety-two dollars and eighty-five cents	192 85
No. 15, R. 7, W. E. L. S., Hill Plan	One hundred sixty-five dollars and sixty cents	165 60
No. 9, R. 8, W. E. L. S.	One hundred sixty-two dollars and sixty-nine cents	162 69
No. 10, R. 8, W. E. L. S.	Two hundred twelve dollars and two cents	212 02
No. 11, R. 8, W. E. L. S.	One hundred sixty-nine dollars and twenty cents	169 20
No. 12, R. 8, W. E. L. S.	One hundred seventy dollars and nine cents	170 09
No. 13, R. 8, W. E. L. S.	One hundred sixty-nine dollars and thirty-seven cents.....	169 37
No. 14, R. 8, W. E. L. S.	One hundred sixty-five dollars and twenty-six cents.....	165 26
No. 15, R. 8, W. E. L. S., North ½	Sixty-five dollars and eleven cents.....	65 11
No. 15, R. 8, W. E. L. S., South ½	Sixty-five dollars and eleven cents.....	65 11
No. 16, R. 8, W. E. L. S.	One hundred fifty-four dollars and thirty-two cents.....	154 32
No. 11, R. 9, W. E. L. S.	One hundred seventy-three dollars.....	173 00

AROOSTOOK COUNTY WILD LANDS—CONTINUED.

No. 12, R. 9, W. E. L. S.	One hundred sixty-nine dollars and fifty-two cents.....	100 52
No. 13, R. 9, W. E. L. S.	One hundred sixty-five dollars and ninety-two cents.....	105 92
No. 14, R. 9, W. E. L. S.	One hundred thirty-six dollars and three cents.....	136 03
No. 15, R. 9, W. E. L. S.	One hundred thirty-one dollars and four cents.....	131 04
No. 16, R. 9, W. E. L. S.	One hundred fifty-three dollars and sixty-three cents.....	153 63
No. 11, R. 10, W. E. L. S.	One hundred ninety-six dollars and twenty-six cents.....	196 26
No. 12, R. 10, W. E. L. S.	One hundred forty-seven dollars and sixty-four cents.....	147 64
No. 13, R. 10, W. E. L. S.	One hundred forty-three dollars and seventy-one cents.....	143 71
No. 14, R. 10, W. E. L. S.	One hundred forty-one dollars and forty-six cents.....	141 46
No. 15, R. 10, W. E. L. S.	One hundred twenty-four dollars and ninety cents.....	124 90
No. 16, R. 10, W. E. L. S.	Ninety-nine dollars and seventy-eight cents.....	99 78
No. 17, R. 10, W. E. L. S.	Sixty-one dollars and sixty cents.....	61 60
No. 18, R. 10, W. E. L. S.	One hundred thirty-nine dollars and seventy-one cents.....	139 71
No. 11, R. 11, W. E. L. S.	One hundred sixty-five dollars and sixty-seven cents.....	165 67
No. 12, R. 11, W. E. L. S.	One hundred fifty-three dollars and nine cents.....	153 09
No. 13, R. 11, W. E. L. S.	One hundred forty-two dollars and twenty-two cents.....	142 22
No. 14, R. 11, W. E. L. S., North $\frac{1}{2}$	Seventy-seven dollars and thirty-nine cents.....	77 39
No. 14, R. 11, W. E. L. S., South $\frac{1}{2}$	Seventy dollars and thirty-five cents.....	70 35
No. 15, R. 11, W. E. L. S., North $\frac{1}{2}$	Sixty-one dollars and fifty-eight cents....	61 58
No. 15, R. 11, W. E. L. S., South $\frac{1}{2}$	Sixty-one dollars and fifty-eight cents....	61 58
No. 16, R. 11, W. E. L. S.	Ninety-four dollars and thirty-seven cents.....	94 37
No. 17, R. 11, W. E. L. S.	One hundred nine dollars and thirty-eight cents.....	109 38
No. 18, R. 11, W. E. L. S.	One hundred twenty-four dollars and fifty-three cents.....	124 53
No. 19, R. 11, W. E. L. S.	One hundred forty-eight dollars and sixty-nine cents.....	148 69
No. 11, R. 12, W. E. L. S.	One hundred fifty-two dollars and seventy-three cents.....	152 73
No. 12, R. 12, W. E. L. S.	One hundred thirty-nine dollars and thirty-six cents.....	139 36
No. 13, R. 12, W. E. L. S.	One hundred thirty-nine dollars and six cents.....	139 06
No. 14, R. 12, W. E. L. S.	One hundred thirty-eight dollars and sixty-four cents.....	138 64
No. 15, R. 12, W. E. L. S.	One hundred thirty-four dollars and twenty-eight cents.....	134 28
No. 16, R. 12, W. E. L. S.	Ninety-five dollars and eighty-nine cents.....	95 89
No. 17, R. 12, W. E. L. S.	One hundred twenty-three dollars and ninety-six cents.....	123 96
No. 18, R. 12, W. E. L. S., Northeast $\frac{1}{4}$	Thirty-one dollars and twelve cents.....	31 12
No. 18, R. 12, W. E. L. S., West $\frac{1}{2}$	Sixty-two dollars and twenty-four cents.....	62 24
No. 18, R. 12, W. E. L. S., Southeast $\frac{1}{4}$	Thirty-one dollars and twelve cents.....	31 12
No. 19, R. 12, W. E. L. S.	One hundred sixty-one dollars and forty-six cents.....	161 46
No. 20, R. 11, & 12, W. E. L. S.	One hundred ninety-three dollars and forty-eight cents.....	193 48
No. 11, R. 13, W. E. L. S.	One hundred sixty-six dollars and sixty-three cents.....	166 63
No. 12, R. 13, W. E. L. S.	One hundred thirty-eight dollars and thirty-six cents.....	138 36
No. 13, R. 13, W. E. L. S.	One hundred fifty-two dollars and eighty cents.....	152 80

STATE TAX.

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AROOSTOOK COUNTY WILD LANDS—CONCLUDED.

No. 14, R. 12, W. E. L. S.	One hundred twenty-four dollars and twenty-nine cents.....	124 29
No. 15, R. 12, W. E. L. S.	One hundred thirty-seven dollars and fifty cents.....	137 50
No. 16, R. 12, W. E. L. S.	One hundred twenty-three dollars and ninety-six cents.....	123 96
No. 17, R. 12, W. E. L. S.	One hundred eleven dollars and fifty cents	111 50
No. 18, R. 12, W. E. L. S.	One hundred twelve dollars and seventy nine cents.....	112 79
No. 11, R. 14, W. E. L. S.	One hundred sixty-four dollars and ninety-one cents.....	164 91
No. 12, R. 14, W. E. L. S., East ½	Sixty-two dollars and fifty cents	62 50
No. 12, R. 14, W. E. L. S., West ½	Sixty-two dollars and fifty cents	62 50
No. 13, R. 14, W. E. L. S.	One hundred thirty-nine dollars and ninety-seven cents.....	139 97
No. 14, R. 14, W. E. L. S.	One hundred sixty-three dollars and thirteen cents.....	163 13
No. 15, R. 14, W. E. L. S.	One hundred thirty-seven dollars and fifteen cents.....	137 15
No. 16, R. 14, W. E. L. S.	One hundred fifty-seven dollars and ninety-two cents	157 92
No. 17, R. 14, W. E. L. S.	Seventy-four dollars and sixty-one cents	74 61
No. 11, R. 15, W. E. L. S., East ½	Sixty-eight dollars and ninety-seven cents	68 97
No. 11, R. 15, W. E. L. S., West ½	Sixty-eight dollars and ninety-seven cents	68 97
No. 12, R. 15, W. E. L. S.	One hundred twenty-four dollars and twenty-four cents.....	124 24
No. 13, R. 15, W. E. L. S.	One hundred twenty-five dollars and twenty-one cents.....	125 21
No. 14, R. 15, W. E. L. S.	One hundred thirty-three dollars and twenty-seven cents.....	133 27
No. 15, R. 15, W. E. L. S.	One hundred twenty-one dollars and fifty-nine cents.....	121 59
No. 11, R. 16, W. E. L. S.	One hundred ten dollars and twenty cents	110 20
No. 12, R. 16, W. E. L. S.	One hundred ten dollars and nineteen cents	110 19
No. 13, R. 16, W. E. L. S.	One hundred seventy-three dollars and ninety-seven cents.....	173 97
No. 14, R. 16, W. E. L. S.	Seventy-three dollars and seventy-three cents	73 73
No. 11, R. 17, W. E. L. S.	One hundred sixty-five dollars and eighty-three cents.....	165 83
No. 12, R. 17, W. E. L. S.	One hundred dollars and fifty cents.....	100 50
Total	Eighteen thousand three hundred eighty-five dollars and eighteen cents.....	\$18,385 18

AROOSTOOK COUNTY—TIMBER AND GRASS ON
RESERVED LANDS.

A, R. 2, W. E. L. S. ...	Four dollars and thirteen cents	\$4 13
C, R. 2, W. E. L. S. ...	Eight dollars and seventy-five cents.....	8 75
D, R. 2, W. E. L. S. ...	Nine dollars and twenty-two cents.....	9 22
No. 3, R. 3, W. E. L. S.	Seven dollars and thirty-eight cents.....	7 38
No. 4, R. 3, W. E. L. S.	Two dollars and eighty cents.....	2 80
N. 7, R. 3, W. E. L. S.	Eight dollars and forty cents.....	8 40
No. 8, R. 3, W. E. L. S.	Eight dollars and forty cents.....	8 40
No. 9, R. 3, W. E. L. S.	Eight dollars and thirteen cents.....	8 13
No. 10, R. 3, W. E. L. S.	Thirteen dollars and seventy-five cents....	13 75
No. 17, R. 3, W. E. L. S.	Five dollars and sixty-two cents.....	5 62

AROOSTOOK COUNTY—TIMBER AND GRASS—CONTINUED.

No. 1, R. 4, W. E. L. S.	Seven dollars and eighty cents.....	7 80
No. 2, R. 4, W. E. L. S.	Eight dollars and forty cents.....	8 40
No. 3, R. 4, W. E. L. S.	Eight dollars and thirteen cents.....	8 13
No. 7, R. 4, W. E. L. S.	Nine dollars and thirty-eight cents.....	9 38
No. 8, R. 4, W. E. L. S.	Six dollars and eighty-seven cents.....	6 87
No. 9, R. 4, W. E. L. S.	Eight dollars and seventy-five cents.....	8 75
No. 10, R. 4, W. E. L. S.	Seven dollars and fifty cents.....	7 50
No. 11, R. 4, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 16, R. 4, W. E. L. S.	Eight dollars and thirteen cents.....	8 13
No. 17, R. 4, W. E. L. S.	Three dollars and seventy-five cents.....	3 75
No. 1, R. 5, W. E. L. S.	Six dollars.....	6 00
No. 7, R. 5, W. E. L. S.	Seven dollars and fifty cents.....	7 50
No. 8, R. 5, W. E. L. S.	Six dollars and eighty-seven cents.....	6 87
No. 9, R. 5, W. E. L. S.	Five dollars.....	5 00
No. 13, R. 5, W. E. L. S.	Five dollars.....	5 00
No. 14, R. 5, W. E. L. S.	Seven dollars and fifty cents.....	7 50
No. 15, R. 5, W. E. L. S.	Six dollars and eighty-seven cents.....	6 87
No. 16, R. 5, W. E. L. S.	Three dollars and thirteen cents.....	3 13
No. 17, R. 5, W. E. L. S.	Three dollars and thirteen cents.....	3 13
No. 10, R. 6, W. E. L. S.	Six dollars and eighty-seven cents.....	6 87
No. 14, R. 6, W. E. L. S.	Six dollars and eighty-seven cents.....	6 87
No. 15, R. 6, W. E. L. S.	Six dollars and eighty-seven cents.....	6 87
No. 16, R. 6, W. E. L. S.	Three dollars and thirteen cents.....	3 13
No. 9, R. 7, W. E. L. S.	Seven dollars and fifty cents.....	7 50
No. 10, R. 7, W. E. L. S.	Seven dollars and fifty cents.....	7 50
No. 11, R. 7, W. E. L. S.	Six dollars and eighty-seven cents.....	6 87
No. 12, R. 7, W. E. L. S.	Six dollars and eighty-seven cents.....	6 87
No. 13, R. 7, W. E. L. S.	Three dollars and thirteen cents.....	3 13
No. 14, R. 7, W. E. L. S.	Seven dollars and fifty cents.....	7 50
No. 9, R. 8, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 10, R. 8, W. E. L. S.	Eight dollars and thirteen cents.....	8 13
No. 11, R. 8, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 12, R. 8, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 13, R. 8, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 14, R. 8, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 15, R. 8, W. E. L. S.	Five dollars.....	5 00
No. 16, R. 8, W. E. L. S.	Five dollars and sixty-two cents.....	5 62
No. 11, R. 9, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 12, R. 9, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 13, R. 9, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 14, R. 9, W. E. L. S.	Five dollars.....	5 00
No. 15, R. 9, W. E. L. S.	Five dollars.....	5 00
No. 16, R. 9, W. E. L. S.	Five dollars and sixty-two cents.....	5 62

AROOSTOOK COUNTY—TIMBER AND GRASS—CONTINUED.

No. 11, R. 10, W. E. L. S.	Six dollars and eighty-seven cents.....	6 87
No. 12, R. 10, W. E. L. S.	Five dollars	5 00
No. 13, R. 10, W. E. L. S.	Five dollars	5 00
No. 14, R. 10, W. E. L. S.	Five dollars	5 00
No. 15, R. 10, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 18, R. 10, W. E. L. S.	Six dollars and thirty-one cents.....	6 31
No. 11, R. 11, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 12, R. 11, W. E. L. S.	Five dollars and sixty-two cents.....	5 62
No. 13, R. 11, W. E. L. S.	One dollar and sixty-seven cents.. ..	1 67
No. 14, R. 11, W. E. L. S.	Five dollars and sixty-two cents.. ..	5 62
No. 15, R. 11, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 18, R. 11, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 19, R. 11, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 20, R. 11, & 12, W. E. L. S.	Five dollars and forty-seven cents.....	5 47
No. 11, R. 12, W. E. L. S.	Five dollars and sixty-two cents.....	5 62
No. 12, R. 12, W. E. L. S.	Five dollars	5 00
No. 13, R. 12, W. E. L. S.	Five dollars	5 00
No. 14, R. 12, W. E. L. S.	Five dollars	5 00
No. 15, R. 12, W. E. L. S.	Five dollars	5 00
No. 16, R. 12, W. E. L. S.	Three dollars and twelve cents.....	3 12
No. 17, R. 12, W. E. L. S.	Four dollars and thirty-seven cents.....	4 37
No. 18, R. 12, W. E. L. S.	Four dollars and thirty-seven cents.....	4 37
No. 19, R. 12, W. E. L. S.	Five dollars	5 00
No. 11, R. 13, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 12, R. 13, W. E. L. S.	Five dollars	5 00
No. 13, R. 13, W. E. L. S.	Five dollars and sixty-two cents.....	5 62
No. 14, R. 13, W. E. L. S.	Four dollars and thirty-seven cents.....	4 37
No. 15, R. 13, W. E. L. S.	Five dollars	5 00
No. 16, R. 13, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 17, R. 13, W. E. L. S.	Three dollars and seventy-five cents.....	3 75
No. 18, R. 13, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 11, R. 14, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 12, R. 14, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 13, R. 14, W. E. L. S.	Five dollars	5 00
No. 14, R. 14, W. E. L. S.	Six dollars and twenty-five cents	6 25
No. 15, R. 14, W. E. L. S.	Four dollars and sixty cents.....	4 60
No. 16, R. 14, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 17, R. 14, W. E. L. S.	Three dollars and twenty-eight cents.. ..	3 28
No. 11, R. 15, W. E. L. S.	Five dollars	5 00
No. 12, R. 15, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 13, R. 15, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 14, R. 15, W. E. L. S.	Five dollars	5 00

AROOSTOOK COUNTY—TIMBER AND GRASS—CONCLUDED.

No. 15, R. 15, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 11, R. 16, W. E. L. S.	Three dollars and seventy-five cents.....	3 75
No. 12, R. 16, W. E. L. S.	Three dollars and seventy-five cents.....	3 75
No. 12, R. 16, W. E. L. S.	Five dollars and forty-seven cents.....	5 47
No. 14, R. 16, W. E. L. S.	Three dollars and twenty-eight cents....	3 28
No. 11, R. 17, W. E. L. S.	One dollar	1 00
No. 12, R. 17, W. E. L. S.	Three dollars and thirteen cents.....	3 13
Total	Five hundred seventy-nine dollars and twenty-four cents	3579 24

CUMBERLAND COUNTY.

Baldwin	Eight hundred seventy dollars and twenty-three cents	3570 23
Bridgton	Three thousand five hundred thirty-two dollars and three cents	3,532 03
Brunswick	Nine thousand five hundred eighty-six dollars and fifty-seven cents	9,586 57
Cape Elizabeth	Two thousand forty-one dollars and ninety-six cents	2,041 96
Casco	Seven hundred three dollars and twelve cents	703 12
Cumberland	Two thousand ninety-three dollars and thirty-nine cents	2,093 39
Falmouth	Two thousand nine hundred fifty dollars and seventy-six cents	2,950 76
Freeport	Three thousand seventy-two dollars and forty-eight cents	3,072 48
Gorham	Three thousand seven hundred forty-three dollars and fourteen cents	3,743 14
Gray	One thousand three hundred fifty-one dollars and eighty-four cents	1,351 84
Harpwell	One thousand nine hundred fifty-five dollars and six cents	1,955 06
Harrison	One thousand eighty dollars and fifty-nine cents	1,080 59
Naples	Six hundred sixty-one dollars and eighty-one cents	661 81
New Gloucester	Two thousand six hundred seventy-two dollars and forty-one cents	2,672 41
North Yarmouth	Eight hundred six dollars and twenty-nine cents	806 29
Otisfield	Five hundred eighty-eight dollars and seventy-two cents	588 72
Portland	One hundred twenty-nine thousand one hundred eighty-eight dollars and twenty-two cents	120,188 22
Pownal	Six hundred fifty-four dollars and forty-six cents	654 46
Raymond	Five hundred forty-seven dollars and eight cents	547 08
Scarborough	Two thousand six hundred eighty-nine dollars and thirty-four cents	2,689 34
Sebago	Four hundred nine dollars and one cent..	409 01

CUMBERLAND COUNTY—CONCLUDED.

South Portland	Six thousand nine hundred sixty-five dollars and twenty-four cents	6,965 24
Standish	One thousand seven hundred fifty-seven dollars and twenty-seven cents ..	1,757 27
Westbrook	Ten thousand six hundred ninety-one dollars and ninety-eight cents ..	10,691 98
Windham	Two thousand five hundred fifty-six dollars and fifty-one cents	2,556 51
Yarmouth	Three thousand five hundred sixty-seven dollars and eighty-one cents	3,567 81
Total	One hundred ninety-six thousand seven hundred thirty-seven dollars and thirty-two cents	\$196,737 32

FRANKLIN COUNTY.

Avon	Three hundred fifty-four dollars and seventy-three cents	354 73
Carthage	Three hundred sixty dollars and forty-four cents	360 44
Chesterville	Six hundred seventeen dollars and eighty-four cents	617 84
Eustis	Three hundred eighty-nine dollars and thirty-one cents	389 31
Farmington	Four thousand six hundred forty dollars and thirty cents	4,640 30
Freeman	Two hundred forty-eight dollars and sixty-two cents	248 62
Industry	Two hundred seventy dollars and eighty-one cents	270 81
Jay	Four thousand one hundred thirty-four dollars and forty cents	4,134 40
Kingneid	Eight hundred seventy-eight dollars and thirty-four cents	878 34
Madrid	One hundred eighty-six dollars and ninety-four cents	186 94
New Sharon	Nine hundred forty-two dollars and ninety-two cents	942 92
New Vineyard	Four hundred seventeen dollars and forty-one cents	417 41
Phillips	One thousand five hundred ten dollars and thirty-two cents	1,510 22
Rangeley	One thousand three hundred twenty dollars and forty-six cents	1,320 46
Salem	One hundred thirty-one dollars and seventy-one cents	131 71
Strong	Six hundred fifty-eight dollars and seventy-one cents	658 71
Temple	Three hundred thirty-five dollars and fifty-eight cents	335 58
Weld	Five hundred sixty-one dollars and sixty-seven cents	561 67
Wilton	Two thousand one hundred thirty-seven dollars and forty-six cents	2,137 46
Total	Twenty thousand ninety-seven dollars and ninety-seven cents	\$20,097 97

FRANKLIN COUNTY WILD LANDS.

No. 4, Washington Pl.	Ten dollars	\$10 00
No. 2, R. 1, South part, Sandy River, W. B. K. P.	One hundred dollars and eighty cents...	100 80
No. 2, R. 1, North part, Greenville Pl., W. B. K. P.	Seventy-two dollars	72 00
No. 2, R. 1, Rangeley Pl., W. B. K. P.	Five hundred sixty dollars	560 00
No. 4, R. 1, B. K. P., "Elias Thomas Tract" Mt. Abram	Nineteen dollars and eighty-nine cents...	19 80
No. 4, R. 1, B. K. P., Northeast part, "Mead Tract" Mt. Abram ...	One hundred thirty dollars and two cents	130 02
No. 4, R. 2, B. K. P., Crockertown	Two hundred forty-seven dollars and ninety-five cents	247 95
No. 4, R. 2, B. K. P., South half, Wyman ..	One hundred ten dollars and six cents....	110 06
D. R. 1	One hundred forty dollars and ninety- four cents	140 94
No. 1, R. 2, W. B. K. P., Redington	Two hundred twenty dollars and forty cents	220 40
No. 2, R. 2, W. B. K. P., Dallas Pl.	Two hundred forty-seven dollars and ninety-five cents	247 95
No. 1, R. 2, Coplin Pl., W. B. K. P.	Two hundred forty-seven dollars and ninety-five cents	247 95
No. 2, R. 2, W. B. K. P., Lang Pl.	One hundred sixty-five dollars and thirty cents	165 30
No. 2, R. 2, W. B. K. P., Davis	Three hundred twenty-five dollars	325 00
No. 2, R. 2, B. K. P., Jerusalem	Two hundred one dollars and sixty cents	201 60
No. 2, R. 4, W. B. K. P., Tim Pond	Two hundred twenty dollars and forty cents	220 40
No. 3, R. 4, W. B. K. P., Steatsontown	One hundred ninety-four dollars and thirty-four cents	194 34
No. 1, R. 5, W. B. K. P., Jim Pond	Seventy-nine dollars and five cents	79 05
No. 2, R. 5, W. B. K. P., Alder Stream	Two hundred twenty dollars and forty cents	220 40
No. 2, R. 5, W. B. K. P., Seven Pond	Three hundred thirty-six dollars	336 00
No. 1, R. 6, South part, W. B. K. P. Kibby ..	One hundred twenty-eight dollars and fifty-seven cents	128 57
No. 1, R. 6, North part W. B. K. P., Kibby	One hundred eighty dollars and five cents	180 05
No. 2, R. 6, W. B. K. P., Chain Pond	Two hundred eighteen dollars and seventy-five cents.....	218 75
No. 2, R. 6, W. B. K. P., Mass. Gore	One hundred sixty-one dollars and seventy-five cents.....	161 75
No. 1, R. 7, W. B. K. P., Merrill Strip	Two hundred twenty-seven dollars and twenty-five cents.....	227 25
No. 2, R. 7, W. B. K. P., Merrill Strip	Sixty-nine dollars and eighty-seven cents	69 87
No. 1, R. 8, W. B. K. P., Lowelltown	One hundred seventy-seven dollars and thirty-seven cents	177 37
No. 2, R. 8, W. B. K. P., Beattie	One hundred five dollars.....	105 00

FRANKLIN COUNTY WILD LANDS—CONCLUDED.

Gore north of Nos. 2 and 3, R. 6, Coburn	Eighty-seven dollars and fifty cents.....	87 50
No. 6, North of Weld & between Phillips and Byron, East part	One hundred forty-two dollars and eighty-seven cents.....	142 87
No. 6, North of Weld & between Phillips and Byron, West part	Fifty-one dollars and sixty cents.....	51 60
Gore north of No. 1, R. 8	Eighty-five dollars and thirty-one cents..	85 31
Letter E	One hundred nine dollars and thirty-two cents	109 32
Perkins, between Carthage and Temple	Forty dollars.....	40 00
Total	Five thousand six hundred thirty-five dollars and twenty-six cents	\$5,635 36

FRANKLIN COUNTY—TIMBER AND GRASS ON RESERVED LANDS.

D., R. 1	Five dollars and forty cents	\$5 40
No. 1, R. 2, W. B. K. P..	Eight dollars and seventy-five cents.....	8 75
No. 3, R. 2, W. B. K. P..	Fourteen dollars and forty cents.....	14 40
No. 2, R. 4, W. B. K. P..	Eight dollars and fifty-eight cents.....	8 58
No. 3, R. 4, W. B. K. P..	Seven dollars and fifty cents.....	7 50
No. 1, R. 5, W. B. K. P..	Two dollars and forty cents	2 40
No. 2, R. 5, W. B. K. P..	Eight dollars and seventy-five cents.....	8 75
No. 3, R. 5, W. B. K. P..	Thirteen dollars and twenty cents.....	13 20
No. 1, R. 6, W. B. K. P., South part	Five dollars.....	5 00
No. 1, R. 6, W. B. K. P., North part	Seven dollars and fifty cents.....	7 50
No. 2, R. 6, W. B. K. P..	Seven dollars and twenty cents.....	7 20
No. 3, R. 6, W. B. K. P..	Six dollars and eighty-six cents.....	6 86
No. 1, R. 7, W. B. K. P..	Ten dollars.....	10 00
No. 2, R. 7, W. B. K. P..	Two dollars and sixty-eight cents	2 68
No. 1, R. 8, W. B. K. P..	Six dollars and eighty-seven cents.....	6 87
No. 4, R. 1, B. K. P.....	Six dollars.....	6 00
No. 3, R. 2, B. K. P.	Seven dollars and twenty cents.....	7 20
No. 4, R. 2, B. K. P.....	Nine dollars and sixty cents.....	9 60
No. 4, R. 3, South ½ B. K. P.	Four dollars and eighty cents.....	4 80
Tract north of No. 1, R. 3, W. B. K. P.....	Two dollars and sixty-six cents.....	2 66
Total	One hundred forty-five dollars and thirty-five cents	\$145 35

HANCOCK COUNTY.

Amherst	One hundred eighty-eight dollars and eighty-six cents.....	\$188 86
Aurora	One hundred two dollars and ninety-seven cents.....	102 97
Bluehill	One thousand four hundred thirty-three dollars and twenty-three cents.....	1,433 23
Brooklin	Four hundred eight-two dollars and fifty-one cents.....	483 61
Brooksville	Six hundred nine dollars and forty-three cents	609 43
Bucksport	Two thousand three hundred thirty-five dollars and forty-one cents.....	2,335 41
Castine	One thousand three hundred seven dollars and twenty-nine cents.....	1,307 29
Cranberry Isles	Four hundred fifty-five dollars and thirty-three cents.....	455 33
Deer Isle	Nine hundred sixty-three dollars and thirteen cents.....	963 13
Dedham	Two hundred thirty-five dollars and sixty-one cents.....	235 61
Eastbrook	One hundred twenty-five dollars and eighteen cents.....	125 18
Eden	Fourteen thousand three hundred ninety-nine dollars and thirty-five cents.....	14,399 35
Ellsworth	Four thousand nine hundred forty dollars and ten cents.....	4,940 10
Franklin	Eight hundred ninety-four dollars and twenty cents.....	894 20
Gouldsboro	Seven hundred eighty-six dollars and forty-two cents.....	786 42
Hancock	Seven hundred seventy-eight dollars.....	778 00
Isle au Haut	One hundred seventy-eight dollars and eighty-four cents.....	178 84
Lamoine	Four hundred seventy-three dollars and eighty-four cents.....	473 84
Mariaville	One hundred twenty-five dollars and nine cents	125 09
Mount Desert	Four thousand five hundred thirty-six dollars and seventy-seven cents.....	4,536 77
Orland	Six hundred ninety-five dollars and sixty-eight cents.....	695 68
Otis	Ninety-five dollars and forty-one cents...	95 41
Penobscot	Six hundred sixty-nine dollars and ninety-four cents.....	669 94
Sedgwick	Five hundred twenty-five dollars and forty-two cents	525 42
Sorrento	Four hundred seventy-two dollars and fifty-eight cents.....	472 58
Stonington	Six hundred eighty-six dollars and sixty-one cents.....	686 61
Sullivan	Eight hundred eleven dollars and forty-eight cents.....	811 48
Surry	Four hundred thirty-one dollars and forty-seven cents.....	431 47
Swan's Island	Three hundred sixty-nine dollars and forty-six cents.....	369 46

HANCOCK COUNTY—CONCLUDED.

Tremont	One thousand five hundred three dollars and ninety-four cents.....	1,508 94
Trenton	Three hundred thirty-seven dollars and seventy-one cents.....	337 71
Verona	One hundred fifty-eight dollars and forty-three cents.....	158 43
Waltham	One hundred eighty-five dollars and ninety-two cents.....	185 92
Winter Harbor	Nine hundred fifty-one dollars and forty-four cents.....	951 44
Long Island Pt	Sixty-two dollars and thirty cents.....	62 30
Total	Forty-three thousand three hundred nine dollars and thirty-five cents.....	\$43,309 35

HANCOCK COUNTY WILD LANDS.

No. 3, North Division..	One hundred sixty-five dollars and thirty cents	\$165 30
No. 4, North Division..	One hundred sixty-five dollars and thirty cents	165 30
Strip North of No. 3, North Division	Fifty-eight dollars and eighty-three cents	58 83
Strip North of No. 4, North Division	Fifty-eight dollars and eighty-three cents	58 83
No. 7, South Div. North part	Sixty-five dollars and forty cents.....	65 40
No. 7, South Div. South part	Thirty-five dollars and seventy-one cents	35 71
No. 8, South Division..	Forty-eight dollars.....	48 00
No. 9, South Division..	Twenty-one dollars and sixty cents.....	21 60
No. 10	One hundred fourteen dollars and sixty-eight cents.....	114 68
No. 18, Middle Division	Sixty-eight dollars and eighty-eight cents	68 88
No. 21, Middle Division Moose Hill	Sixty-eight dollars and eighty-eight cents	68 88
No. 22, Middle Division	Eighty-two dollars and sixty-five cents..	82 65
No. 23, Middle Division	One hundred sixty-five dollars and thirty cents	165 30
No. 24, Middle Division	One hundred ten dollars and twenty cents	110 20
No. 25, Middle Division Great Pond	One hundred ten dollars and twenty cents	110 20
No. 34, Middle Division	One hundred ninety-two dollars and eighty-five cents.....	192 85
No. 35, Middle Division	Eighty-two dollars and sixty-five cents..	82 65
No. 39, Middle Division part of	Eighty-two dollars and twenty-seven cents	82 27
No. 39, Middle Division "Black Tract, Tannery Lot"	Twenty-five dollars.....	25 00
No. 40, Middle Division	One hundred fifty-one dollars and fifty-two cents.....	151 52
No. 41, Middle Division	Two hundred six dollars and sixty-two cents	206 62
Butter Island	Seven dollars.....	7 00
Eagle Island	Twelve dollars and fifty cents.....	12 50

HANCOCK COUNTY WILD LANDS—CONCLUDED.

Spruce Head & Bear Island	Two dollars and fifty cents.....	2 50
Beach Island	One dollar and fifty cents.....	1 50
Hog Island	Four dollars.....	4 00
Bradbury's Island	Three dollars.....	3 00
Pond, near Little Deer Isle	Fifty cents.....	50
Western Island	Fifty cents.....	50
Little Spruce Island	Sixty-three cents.....	63
Marshall's Island	Twelve dollars and fifty cents.....	12 50
Pickering's Island	Eight dollars and twenty-five cents.....	8 25
Total	Two thousand one hundred thirty-three dollars and fifty-five cents.....	\$2,133 55

HANCOCK COUNTY—TIMBER AND GRASS ON RESERVED LANDS.

No. 2, North Division..	Six dollars	\$6 00
No. 4, North Division..	Six dollars.....	6 00
No. 7, South Division..	Fifty-five cents.....	55
No. 10	Three dollars and sixty cents.....	3 60
No. 16, Middle Division	One dollars and eighty cents.....	1 80
No. 22, Middle Division	Two dollars and forty cents.....	2 40
No. 28, Middle Division	Six dollars.....	6 00
No. 32, Middle Division	Three dollars and sixty cents.....	3 60
No. 34, Middle Division	Seven dollars and twenty cents.....	7 20
No. 36, Middle Division	Two dollars and forty cents.....	2 40
No. 38, Middle Division	Two dollars and forty cents.....	2 40
No. 40, Middle Division	Five dollars and forty cents.....	5 40
No. 41, Middle Division	Seven dollars and eighty cents.....	7 80
Total	Fifty-five dollars and fifteen cents.....	\$55 15

KENNEBEC COUNTY.

Albion	Nine hundred forty-three dollars and nineteen cents	\$943 19
Augusta	Nineteen thousand one hundred seventy-eight dollars and ninety cents.....	19,178 90
Belgrade	One thousand one hundred four dollars and fifty-seven cents.....	1,104 57
Benton	One thousand one hundred forty-seven dollars and fifty-nine cents.....	1,147 59
Chelsea	Five hundred seventy-nine dollars and four cents	579 04
China	One thousand three hundred twenty-six dollars and eighty-nine cents.....	1,326 89
Clinton	One thousand four hundred sixty-seven dollars and ninety-six cents.....	1,467 96
Farmington	One thousand four hundred twenty-nine dollars and seventy-four cents.....	1,429 74

KENNEBEC COUNTY—CONCLUDED.

Fayette	Five hundred twelve dollars and sixty-eight cents	512 68
Gardner	Eight thousand nine hundred sixty-five dollars and four cents.....	8,965 04
Hallowell	Three thousand six hundred eighty-one dollars and eighteen cents.....	3,681 18
Litchfield	Eight hundred eighty-five dollars and thirty-seven cents	885 37
Manchester	Six hundred sixty-nine dollars and eight cents	669 08
Monmouth	One thousand six hundred dollars and eighty-four cents.....	1,600 84
Mount Vernon	Eight hundred twelve dollars and twenty-one cents	812 21
Oakland	Two thousand four hundred twenty-four dollars and forty-three cents.....	2,424 43
Pittston	One thousand one hundred sixty-five dollars and eighty-three cents.....	1,165 63
Randolph	Seven hundred seventy-six dollars and forty-seven cents	776 47
Readfield	One thousand two hundred sixty-three dollars and twenty-eight cents.....	1,263 28
Rome	Two hundred thirty-one dollars and seventy-one cents	231 71
Sidney	One thousand sixty-two dollars and twenty-two cents	1,062 22
Vassalborough	Two thousand four hundred nineteen dollars and fifty-four cents.....	2,419 54
Vienna	Three hundred eleven dollars and ninety-two cents	311 92
Waterville	Fourteen thousand seven hundred seventy-one dollars and twenty-two cents	14,771 22
Wayne	Five hundred fifty-six dollars and seventy-six cents.....	556 76
West Gardiner	Seven hundred forty-eight dollars and six cents.....	748 06
Windsor	Six hundred four dollars and twelve cents	604 12
Winslow	Five thousand two hundred seventy-seven dollars.....	5,277 00
Winthrop	Three thousand thirty-nine dollars and forty-four cents.....	3,089 44
Unity Pl	Forty-two dollars and thirty-five cents..	42 35
Total	Seventy-eight thousand nine hundred ninety-nine dollars and seventy-three cents	\$78,909 73

KNOX COUNTY.

Appleton	Five hundred ninety-eight dollars and thirty-three cents	\$598 33
Camden	Five thousand nine hundred twenty-six dollars and eighty-three cents	5,926 83
Cushing	Two hundred ninety-three dollars and fifty-six cents	293 56

STATE TAX.

KNOK COUNTY—CONCLUDED.

Friendship	Five hundred forty-six dollars and fifty-four cents	546 54
Hope	Five hundred two dollars and sixty-nine cents	502 00
Hurricane Isle	One hundred thirty-four dollars and seventy-four cents	134 74
North Haven	Six hundred fourteen dollars and sixty-seven cents	614 67
Rockland	Fourteen thousand seventeen dollars and fifty-two cents	14,017 52
Rockport	Three thousand two hundred forty-five dollars and fifty-two cents	3,245 52
So. Thomaston	Nine hundred twenty-seven dollars and twenty-one cents	927 21
St. George	One thousand thirty-one dollars and sixty-seven cents	1,031 67
Thomaston	Three thousand two hundred forty-six dollars and seventeen cents	3,246 17
Union	One thousand three hundred eleven dollars and ten cents	1,311 10
Vinalhaven	One thousand six hundred forty-four dollars and eighty-one cents	1,644 81
Warren	Two thousand eighty-seven dollars and ninety-nine cents	2,087 99
Washington	Six hundred seventy-eight dollars and forty-seven cents	678 47
Criehaven Pt	Thirty-three dollars and twelve cents...	33 12
Matinicus Isle Pt	Ninety-four dollars and ninety-seven cents	94 97
Muscle Ridge Pt	Eighty-seven dollars and fifty cents.....	87 50
Total	Thirty-seven thousand twenty-three dollars and forty-one cents	37,023 41

LINCOLN COUNTY.

Alna	Four hundred four dollars and fifty cents	404 50
Boothbay	One thousand four hundred twenty-seven dollars and forty-eight cents	1,427 48
Boothbay Harbor	Two thousand six hundred sixty-two dollars and sixty-nine cents	2,662 00
Bremen	Three hundred forty dollars and twenty-six cents	340 26
Bristol	Two thousand fifty dollars and seventy-three cents	2,050 73
Damariscotta	One thousand one hundred forty-six dollars and thirty-three cents	1,146 33
Dresden	Eight hundred eighty-nine dollars and twenty-nine cents	889 29
Edgecomb	Four hundred forty-six dollars and twenty-two cents	446 22
Jefferson	One thousand seventy-one dollars and seventy-eight cents	1,071 78

LINCOLN COUNTY—CONCLUDED.

Newcastle	One thousand seven hundred thirty-nine dollars and fifty-eight cents	1,789 88
Nobleborough	Five hundred eighty-eight dollars and ninety-two cents	588 92
Somerville	One hundred thirty-six dollars and sixty-seven cents	136 67
Southport	Nine hundred thirty-three dollars and five cents	933 05
Waldoboro	Two thousand four hundred thirty-five dollars and eighteen cents	2,435 18
Westport	Two hundred eighteen dollars and eighty-three cents	218 83
Whitefield	One thousand sixty-eight dollars and eighty-four cents	1,068 84
Wiscasset	One thousand one hundred ninety-five dollars and fifty-seven cents	1,195 57
Monhegan Pl	Ninety-two dollars and forty-three cents	92 48
Total	Eighteen thousand eight hundred forty-eight dollars and thirty-five cents	\$18,848 35

OXFORD COUNTY.

Albany	Three hundred fifty-one dollars and thirty-four cents	\$351 34
Andover	Five hundred eighty-three dollars and seventy-three cents	583 73
Bethel	Two thousand one hundred eighty-six dollars and ninety-two cents	2,186 92
Brownfield	Seven hundred sixty-six dollars and thirty cents	766 30
Buckfield	One thousand ten dollars and sixty cents	1,010 60
Byron	Two hundred twenty-nine dollars and eighty-one cents	229 81
Canton	Seven hundred seventy-seven dollars and twenty-eight cents	777 28
Denmark	Seven hundred sixty-four dollars and eleven cents	764 11
Dixfield	Eight hundred ninety-six dollars and eleven cents	896 11
Fryeburg	Two thousand twenty-five dollars and forty-two cents	2,025 42
Gilead	Three hundred twenty-eight dollars and ten cents	328 10
Grafton	One hundred fifty-five dollars and ninety-four cents	155 94
Greenwood	Four hundred twenty-nine dollars and thirteen cents	429 13
Hanover	Two hundred four dollars and twenty cents	204 20
Hartford	Six hundred fifty-nine dollars and ninety-nine cents	659 99
Hebron	Five hundred fifty-nine dollars and twenty cents	559 20

STATE TAX.

OXFORD COUNTY—CONCLUDED.

Hiram	Eight hundred eighty-one dollars and forty-eight cents	881 48
Lovell	One thousand dollars and seven cents...	1,000 07
Mason	One hundred ten dollars and six cents....	110 06
Mexico	One thousand one hundred ninety-nine dollars and fifty-one cents	1,199 51
Newry	Three hundred twenty-six dollars and thirty-eight cents	326 38
Norway	Three thousand one hundred seventy-one dollars and forty-five cents	3,171 45
Oxford	One thousand one hundred eighty-five dollars and ten cents	1,185 10
Paris	Three thousand four hundred forty dollars and sixty cents	3,440 60
Peru	Six hundred dollars and nine cents.....	600 09
Porter	Six hundred one dollars and fifty-nine cents	601 59
Roxbury	One hundred sixty-nine dollars and twenty-four cents	169 24
Rumford	Seven thousand five hundred ninety dollars and sixty-three cents	7,590 63
Stoneham	Two hundred sixty-three dollars and fifty-three cents	263 53
Stow	Three hundred seventeen dollars and thirty-three cents	317 33
Sumner	Six hundred forty-three dollars and sixty-four cents	643 04
Sweden	Four hundred thirty-seven dollars and twenty-five cents	437 25
Upton	Two hundred sixty-eight dollars and sixty-four cents	268 64
Waterford	Seven hundred sixty-five dollars and fifty-five cents	765 55
Woodstock	Six hundred thirty-six dollars and ninety-one cents	636 91
Milton Pl	One hundred fifty-four dollars and twenty cents	154 20
Total	Seventeen thousand seventy-four dollars and thirty cents	\$17,074 30

OXFORD COUNTY WILD LANDS.

Fryeburg Acad. Grant..	Forty-seven dollars and fifty cents.....	47 50
A. 1, Riley Pl	Two hundred eighty dollars.....	280 00
Andover North Surplus	One hundred fifty-nine dollars and sixty cents	159 60
Andover West Surplus..	Fifty-seven dollars and fifty-six cents....	57 56
C	Three hundred sixteen dollars and eleven cents	316 11
C Surplus	One hundred fifty-two dollars and fifty-eight cents.....	152 58
No. 4, R. 1, Richardsontown	Three hundred fifty-two dollars and twenty cents.....	352 20

OXFORD COUNTY WILD LANDS—CONCLUDED.

No. 5, R. 1, Magalloway Pl	Four hundred twenty-two dollars and fifty-four cents.....	422 54
No. 4, R. 2, Adamstown	Six hundred sixty-two dollars and forty cents	662 40
No. 5, R. 2, Lincoln Pl	Two hundred ninety-four dollars and ninety-eight cents.....	294 98
No. 4, R. 3, Lower Cupsuptic	Three hundred sixty-seven dollars and fifty cents.....	367 50
No. 5, R. 3, Parkertown	Two hundred eighty-three dollars and ninety-six cents.....	283 96
No. 4, R. 4, Upper Cupsuptic	Two hundred seventy-six dollars.....	276 00
No. 5, R. 4, Lynchtown	Two hundred sixty-four dollars and eleven cents.....	264 11
No. 4, R. 5, Oxbow	Two hundred twenty-three dollars and twenty-nine cents.....	223 29
No. 4, R. 6, Bowmantown	Two hundred forty dollars.....	240 00
No. 5, R. 5, Parmachenee	One hundred eighty-eight dollars and ninety-nine cents.....	188 99
Bachelor's Grant	One hundred dollars.....	100 00
Total	Four thousand six hundred eighty-nine dollars and thirty-two cents.....	\$4,689 32

OXFORD COUNTY—TIMBER AND GRASS ON RESERVED LANDS.

C	Thirteen dollars and twenty cents.....	\$13 20
No. 4, R. 1, W. B. K. P.	Thirteen dollars and twenty cents.....	13 20
No. 4, R. 2, W. B. K. P.	Twenty-seven dollars and sixty cents.....	27 60
No. 4, R. 3, W. B. K. P.	Fifteen dollars and sixty cents.....	15 60
No. 5, R. 1, W. B. K. P.	Twelve dollars and fifty cents.....	12 50
No. 5, R. 2, W. B. K. P.	Twelve dollars.....	12 00
No. 5, R. 3, W. B. K. P.	Ten dollars and eighty cents.....	10 80
No. 4, R. 4, W. B. K. P.	Ten dollars and eighty cents.....	10 80
No. 5, R. 4, W. B. K. P.	Nine dollars and sixty cents.....	9 60
No. 4, R. 5, W. B. K. P.	Nine dollars and sixty cents.....	9 60
No. 5, R. 5, W. B. K. P.	Seven dollars and twenty cents.....	7 20
No. 4, R. 6, W. B. K. P.	Eight dollars and seventy-five cents.....	8 75
A. R. 1, (Riley)	Eight dollars and forty cents.....	8 40
Andover, North Surplus	Four dollars and twenty cents.....	4 20
C. Surplus	Seven dollars and twenty cents.....	7 20
Total	One hundred seventy dollars and sixty-five cents.....	\$170 65

PENOBSCOT COUNTY.

Alton	One hundred ninety dollars and twelve cents	\$190 12
Argyle	One hundred forty-two dollars and eighty cents	142 80
Bangor	Forty-two thousand three hundred six dollars and fifty-three cents.....	42,306 52
Bradford	Six hundred forty-four dollars and forty-two cents.....	644 42
Bradley	Four hundred thirty-four dollars and seventeen cents.....	434 17
Brewer	Four thousand six hundred forty-four dollars and twenty-seven cents.....	4,644 27
Burlington	Three hundred fifty-one dollars and seventeen cents.....	351 17
Carmel	Seven hundred thirteen dollars and sixty-nine cents	713 60
Carroll	Two hundred sixty-nine dollars and eighty-seven cents.....	269 87
Charleston	Seven hundred thirty-eight dollars and nine cents.....	738 09
Chester	One hundred sixty-nine dollars seventeen cents	169 17
Clifton	One hundred forty-four dollars and fifty-one cents.....	144 51
Corinna	One thousand one hundred sixteen dollars and fifty-four cents.....	1,116 54
Corinth	One thousand sixty-two dollars and seventy-six cents	1,062 76
Dexter	Two thousand nine hundred forty-four dollars and sixty-seven cents.....	2,944 67
Dixmont	Six hundred seven dollars and twenty-one cents.....	607 21
Eddington	Three hundred ninety-six dollars and ninety cents.....	396 90
Edinburg	Fifty-three dollars and five cents.....	53 05
Enfield	Five hundred seventy-three dollars and fifty-two cents.....	573 52
Etna	Three hundred nine dollars and four cents	309 04
Exeter	Seven hundred fifty-seven dollars and twenty-five cents.....	757 25
Garland	Seven hundred thirty-five dollars and twenty-nine cents.....	735 29
Glenburn	Three hundred sixteen dollars and eighty-two cents.....	316 22
Greenbush	Two hundred nine dollars and thirty-nine cents	209 39
Greenfield	Ninety-one dollars and twelve cents	91 12
Hampden	One thousand seven hundred forty-seven dollars and thirteen cents.....	1,747 13
Hermion	Nine hundred nineteen dollars and ten cents	919 10
Holden	Three hundred ninety-one dollars and twenty-two cents.....	391 22
Howland	Seven hundred four dollars and twenty-four cents.....	704 24

PENOBSCOT COUNTY—CONCLUDED.

Hudson	Two hundred fifty-eight dollars and thirteen cents.....	253 13
Kenduskeag	Four hundred twenty-one dollars and seventy-one cents.....	421 71
Kingman	Three hundred ninety-seven dollars and four cents.....	397 04
Lagrange	Five hundred four dollars and seventy-eight cents.....	504 78
Lee	Three hundred twenty dollars and twenty-five cents.....	320 25
Levant	Five hundred ninety-nine dollars and sixty-eight cents.....	599 68
Lincoln	One thousand two hundred ninety-one dollars and fifty-five cents.....	1,291 55
Lowell	One hundred seventy-six dollars and sixteen cents.....	176 16
Mattamiscontis	Forty-six dollars and forty-seven cents..	46 47
Mattawamkeag	Three hundred thirty-four dollars and seventy-five cents.....	334 75
Maxfield	Sixty-eight dollars and twenty-one cents	68 21
Medway	One hundred fifty-four dollars and thirty-four cents.....	154 34
Milford	Seven hundred fifty-seven dollars and forty-three cents	757 43
Millinocket	One thousand eight hundred eighty-five dollars and twenty-nine cents.....	1,885 29
Mount Chase	One hundred fifty-seven dollars and fifty-five cents.....	157 55
Newburgh	Six hundred forty-three dollars and sixty-five cents.....	643 65
Newport	One thousand five hundred fifteen dollars and eighty-two cents.....	1,515 82
Old Town	Four thousand five hundred eighty-four dollars and forty-five cents	4,584 45
Orono	Two thousand four hundred seventy-nine dollars and eighty-three cents.....	2,479 83
Orrington	One thousand twelve dollars and twenty-seven cents.....	1,012 27
Passadumkeag	One hundred twenty dollars and twenty-seven cents.....	120 27
Patten	One thousand three hundred seventy dollars and ninety-four cents.....	1,370 94
Plymouth	Four hundred nineteen dollars and fourteen cents.....	419 14
Prentiss	One hundred ninety-seven dollars and forty-six cents.....	197 46
Springfield	Two hundred ninety dollars and four cents	290 04
Stetson	Four hundred eighty-six dollars and fifty-nine cents.....	486 59
Veazie	Six hundred seventy-eight dollars and eighty-three cents.....	678 83
Winn	Three hundred eighty-nine dollars and thirty-five cents.....	389 35
Woodville	One hundred forty-one dollars and fifteen cents	141 15
Total	Eighty-five thousand three hundred eighty-seven dollars and eighteen cents	\$85,387 18

PENOBSCOT COUNTY WILD LANDS.

No. 3, R. 1, N. B. P. P., East part	One hundred seventeen dollars	\$117 00
No. 3, R. 1, N. B. P. P., West part	Sixty dollars and nineteen cents	60 19
No. 4, R. 1, N. B. P. P., Lakeville Pl.	Two hundred seventy-seven dollars and fifty cents	277 50
No. 5, R. 1, N. B. P. P.,	Sixty-one dollars and ninety-nine cents..	61 99
No. 6, R. 2, N. B. P. P., Webster Pl.	Ninety-one dollars and eighty-seven cents	91 87
No. 7, R. 4, N. B. P. P., Drew Pl.	Two hundred twenty-three dollars and twelve cents	223 12
No. 2, R. 8, N. W. P.	Two hundred eighty-three dollars and seventy-eight cents	283 78
No. 3, R. 8, N. W. P., East half, Seboeis Pl.	Eighty-two dollars and sixty-five cents..	82 65
No. 3, R. 8, N. W. P., West half, Seboeis Pl.	Eighty-two dollars and sixty-five cents..	82 65
No. 2, R. 9, N. W. P.	One hundred seventy-three dollars	173 00
No. 3, R. 9, N. W. P., Eastern Division ..	Fifty-nine dollars and ten cents	59 10
No. 3, R. 9, N. W. P. .. Middle Division ..	Sixty-eight dollars and seventy-nine cents	68 79
No. 3, R. 9, N. W. P., Westerly part	Seventy-two dollars and fifty-eight cents	72 58
No. 1, R. 6, W. E. L. S.	One hundred twenty-three dollars and seventy-five cents	123 75
No. 2, R. 6, W. E. L. S., Hersey town	Two hundred eighty-eight dollars and fifty-four cents	288 54
No. 3, R. 6, W. E. L. S., Stacyville Pl.	Two hundred ten dollars	210 00
No. 6, R. 6, W. E. L. S., Mt. Chase	One hundred ten dollars and twenty cents	110 20
No. 7, R. 6, W. E. L. S.	One hundred twenty-one dollars and six- ty-two cents	121 62
No. 8, R. 6, W. E. L. S., North $\frac{1}{2}$	Ninety-six dollars and sixty cents.....	96 60
No. 8, R. 6, W. E. L. S., South $\frac{1}{2}$	Ninety-six dollars and sixty cents.....	96 60
A. R. 7, W. E. L. S.	One hundred forty-three dollars and ninety-two cents	143 92
No. 1, R. 7, W. E. L. S., Grindstone town ..	Two hundred two dollars and nine cents	202 09
No. 2, R. 7, W. E. L. S., Soldiertown	One hundred ninety-two dollars and eighty-five cents	192 85
No. 3, R. 7, W. E. L. S., South part	Eighty-one dollars and ten cents	81 10
No. 3, R. 7, W. E. L. S., North part	Sixty-nine dollars and seventy-six cents	69 76
No. 4, R. 7, W. E. L. S., North $\frac{1}{2}$	Sixty-one dollars and ninety-nine cents ..	61 99
No. 4, R. 7, W. E. L. S., South $\frac{1}{2}$	Eighty-nine dollars and fifty-four cents ..	89 54
No. 5, R. 7, W. E. L. S.,	One hundred twenty-three dollars and ninety-eight cents	123 98
No. 6, R. 7, W. E. L. S.	One hundred twenty-three dollars and ninety-eight cents	123 98
No. 7, R. 7, W. E. L. S.	One hundred fifty-one dollars and fifty- two cents	151 52
No. 8, R. 7, W. E. L. S., North half	Seventy-five dollars and seventy-six cents	75 76

PENOBSCOT COUNTY WILD LANDS—CONCLUDED.

No. 8, R. 7, W. E. L. S., Southwest $\frac{1}{4}$	Twenty-seven dollars and fifty-five cents	27 55
No. 8, R. 7, W. E. L. S., Southeast $\frac{1}{4}$	Thirty-seven dollars and eighty-eight cents	37 88
East part Hopkins Academy Grant	Thirty-four dollars and seventy-five cents	34 75
West part Hopkins Academy Grant	Thirty-eight dollars and twenty-two cents	38 22
No. 8, R. 8, W. E. L. S. One hundred eighty-three dollars and eighty-two cents		183 82
A, R. 8 and 9, W.E.L.S., Long A	One hundred six dollars and sixty cents	106 60
A, R. 8 and 9, W.E.L.S., Veazie Gore	Six dollars and twenty-five cents	6 25
No. 3, Indian purchase, W. E. L. S.	One hundred twenty-nine dollars and twenty-five cents	129 25
No. 4' Indian purchase, W. E. L. S.	One hundred fifty-six dollars	156 00
No. 1, R. 8, W. E. L. S.	Sixty-eight dollars and eighty-eight cents	68 88
No. 2, R. 8, south half W. E. L. S.	Sixty-one dollars and ninety-nine cents..	61 99
No. 2, R. 8, north half W. E. L. S.	Eighty-two dollars and sixty-five cents...	82 65
No. 3, R. 8, W. E. L. S.	One hundred fifty-one dollars and fifty-two cents	151 52
No. 4, R. 8, W. E. L. S.	Eighty-two dollars and sixty-five cents...	82 65
No. 5, R. 8, W. E. L. S.	One hundred ten dollars and twenty cents	110 20
No. 6, R. 8, W. E. L. S., southeast quarter	Twenty-four dollars and eleven cents.....	24 11
No. 6, R. 8, W. E. L. S., west half	Forty-eight dollars and twenty-one cents	48 21
No. 6, R. 8, W. E. L. S., northeast quarter	Thirty-seven dollars and eighty-eight cents	37 88
No. 7, R. 8, W. E. L. S.	One hundred seventy-four dollars and twenty cents	174 20
No. 1, North Division, Summit Pl.	One hundred twenty-three dollars and ninety-seven cents	123 97
No. 2, North Division, Grand Falls Pl.	One hundred fifty-one dollars and fifty-two cents	151 52
Total	Five thousand eight hundred fifty-six dollars and thirteen cents	\$5,856 13

PENOBSCOT COUNTY—TIMBER AND GRASS ON RESERVED LANDS.

No. 1, R. 6, W. E. L. S.	Four dollars and thirty-eight cents.....	\$4 38
No. 2, R. 6, W. E. L. S.	Eleven dollars and twenty-five cents....	11 25
No. 6, R. 6, W. E. L. S.	Three dollars and seventy-five cents.....	3 75
No. 7, R. 6, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 8, R. 6, W. E. L. S.	Seven dollars and twenty cents.....	7 20
A, R. 7, W. E. L. S.	Five dollars and forty cents.....	5 40
No. 1, R. 7, W. E. L. S.	Eight dollars and thirteen cents.....	8 13
No. 2, R. 7, W. E. L. S.	Seven dollars and twenty cents.....	7 20
No. 3, R. 7, W. E. L. S.	Five dollars and sixty-three cents.....	5 63

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PENOBSCOT COUNTY—TIMBER AND GRASS—CONCLUDED.

No. 4, R. 7, W. E. L. S.	Five dollars	5 00
No. 5, R. 7, W. E. L. S.	Four dollars and sixteen cents.....	4 16
No. 6, R. 7, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 7, R. 7, W. E. L. S.	Five dollars and sixty-two cents.....	5 62
No. 8, R. 7, W. E. L. S.	Five dollars	5 00
A, R. 8 and 9, W.E.L.S.	Three dollars and sixty cents.....	3 60
No. 1, R. 8, W. E. L. S.	Three dollars and sixty cents.....	3 60
No. 2, R. 8, W. E. L. S.	Four dollars and twenty cents.....	4 20
No. 3, R. 8, W. E. L. S.	Five dollars and sixty-two cents.....	5 62
No. 4, R. 8, W. E. L. S.	Two dollars and fifty cents.....	2 50
No. 5, R. 8, W. E. L. S.	Three dollars and seventy-five cents.....	3 75
No. 6, R. 8, W. E. L. S.	Three dollars and twelve cents	3 12
No. 7, R. 8, W. E. L. S.	Six dollars and eighty-seven cents.....	6 87
No. 8, R. 8, W. E. L. S.	Seven dollars and fifty cents.....	7 50
No. 4, Indian Purchase, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 3, R. 1, N. B. P. P.	Six dollars and eighty-seven cents.....	6 87
No. 5, R. 1, N. B. P. P.	One dollar and seventy-five cents.....	1 75
No. 2, R. 8, N. W. P....	Nine dollars and sixty cents	9 60
No. 2, R. 9, N. W. P....	Four dollars and eighty cents	4 80
No. 3, R. 9, N. W. P....	Four dollars and twenty cents.....	4 20
Hopkins Acad. Grant..	Two dollars	2 00
Total	One hundred fifty-seven dollars and seventy-one cents	\$157 71

PISCATAQUIS COUNTY.

Abbot	Four hundred thirty-one dollars and seven cents	\$431 07
Atkinson	Three hundred eighty-one dollars and fif- teen cents	381 15
Blanchard	One hundred seventy-five dollars and eleven cents	175 11
Brownville	One thousand two hundred nine dollars and ninety-seven cents	1,209 97
Dover	Two thousand three hundred forty-eight dollars and fifty-two cents	2,348 52
Foxcroft	One thousand eight hundred thirty-one dollars and fifty-eight cents	1,831 58
Greenville	One thousand one hundred forty-four dollars and ninety-three cents	1,144 93
Gullford	One thousand five hundred sixty-four dollars and seven cents	1,564 07
Medford	Two hundred fourteen dollars and fifty- three cents	214 53
Milo	One thousand five hundred nineteen dol- lars and eighty-one cents	1,519 81
Monson	Six hundred forty-nine dollars and nine cents	649 09

PISCATAQUIS COUNTY—CONCLUDED.

Orneville	Two hundred sixty-nine dollars and seventy-two cents	269 72
Parkman	Five hundred sixty-five dollars and sixty cents	565 60
Sangerville	One thousand three hundred seventeen dollars and eighty-three cents	1,317 83
Sebec	Four hundred thirty-three dollars and twenty-seven cents	433 27
Shirley	Two hundred three dollars and eight cents	203 08
Wellington	Two hundred sixty-two dollars and eighty-two cents	262 82
Williamsburg	One hundred sixteen dollars and eighty-six cents	116 86
Willimantic	Two hundred eighteen dollars and fifty cents	218 50
Total	Fourteen thousand eight hundred fifty seven dollars and fifty-one cents.....	\$14,857 51

PISCATAQUIS COUNTY WILD LANDS.

No. 4, R. 8, N. W. P., Lake View Pl.....	Three hundred sixty-one dollars and twenty-one cents.....	\$361 21
No. 6, R. 8, formerly Barnard Pl.	Eighty-two dollars and three cents.....	82 03
No. 7, R. 8, formerly Bowerbank Pl.	Three hundred thirty dollars and sixty cents	380 60
No. 4, R. 9, N. W. P.....	Two hundred twenty dollars and forty cents	220 40
No. 5, R. 9, N. W. P....	One hundred ninety dollars and forty-six cents	190 46
No. 6, R. 9, N. W. P., Katahdin Iron Works	Two hundred six dollars and sixty-two cents	206 62
No. 7, R. 9, N. W. P....	One hundred eighty dollars and sixty-nine cents	180 69
No. 8, R. 9, Ellmottsville, N. W. P.	Two hundred thirty-seven dollars and thirty-eight cents	237 88
No. 2, R. 5, B.P.E.K.R., Little Squaw Town ..	Two hundred twenty dollars and forty cents	220 40
No. 2, R. 6, B.P.E.K.R., Big Squaw Town ..	Two hundred forty-two dollars and eighty-one cents.....	242 81
No. 1, R. 9, W. E. L. S.	One hundred twenty-three dollars and ninety-eight cents	123 98
No. 2, R. 9, W. E. L. S.	One hundred fifty-one dollars and fifty-two cents	151 52
No. 3, R. 9, W. E. L. S., Mt. Katahdin	One hundred thirty-seven dollars and seventy-five cents	137 75
No. 4, R. 9, W. E. L. S.	One hundred fifty-one dollars and fifty-two cents	151 52
No. 5, R. 9, W. E. L. S.	One hundred ten dollars and nine cents..	110 09
No. 6, R. 9, W. E. L. S., Trout Brook Town..	One hundred forty-four dollars and fourteen cents	144 14
No. 7, R. 9, W. E. L. S., east half	One hundred twenty-four dollars and ninety-nine cents	124 99
No. 7, R. 9, W. E. L. S., west half	Eighty-two dollars and forty-nine cents	82 49
No. 8, R. 9, W. E. L. S.	One hundred sixty four dollars and ninety-nine cents	164 99

PISCATAQUIS COUNTY WILD LANDS—CONTINUED.

No. 9, R. 9, W. E. L. S.	One hundred sixty-four dollars and seventy-seven cents	164 77
No. 10, R. 9, W. E. L. S.	One hundred seventy-two dollars and eighty-six cents	172 86
A, R. 10, W. E. L. S....	One hundred twenty-three dollars and ninety-eight cents	123 98
B, R. 10, W. E. L. S....	Ninety-two dollars and thirty-eight cents	92 38
No. 1, R. 10, W. E. L. S.	One hundred fifty-one dollars and fifty-two cents	151 52
No. 2, R. 10, W. E. L. S.	One hundred sixty-five dollars and thirty cents	165 30
No. 3, R. 10, W. E. L. S.	One hundred sixty-five dollars and thirty cents	165 30
No. 4, R. 10, W. E. L. S.	One hundred sixty-five dollars and thirty cents	165 30
No. 5, R. 10, W. E. L. S., east half	Eighty-seven dollars and eighty-five cents	87 85
No. 5, R. 10, North West fourth, W. E. L. S.	Fifty dollars and sixteen cents.....	50 16
No. 5, R. 10, South West fourth, W. E. L. S.	Twenty-nine dollars and eighty-six cents	29 86
No. 6, R. 10, W. E. L. S.	One hundred eighty-four dollars and sixty-seven cents.....	184 67
No. 7, R. 10, W. E. L. S.	One hundred seventeen dollars and forty-five cents.....	117 45
No. 8, R. 10, W. E. L. S.	One hundred seventy dollars and seventy cents	170 70
No. 9, R. 10, W. E. L. S.	One hundred fifty-eight dollars and four cents	158 04
No. 10, R. 10, W. E. L. S.	One hundred ninety-eight dollars and nineteen cents.....	198 19
A, R. 11, W. E. L. S.	One hundred ninety-two dollars and eighty-five cents.....	192 85
B, R. 11, W. E. L. S....	Three hundred five dollars and thirty-two cents.....	305 32
No. 1, R. 11, W. E. L. S.	One hundred fifty-one dollars and fifty-two cents.....	151 52
No. 2, R. 11, W. E. L. S., Rainbow Town	Two hundred twenty dollars and forty cents	220 40
No. 3, R. 11, W. E. L. S.	One hundred fifty-eight dollars and forty cents	158 40
No. 4, R. 11, W. E. L. S.	One hundred ninety-seven dollars and sixty-four cents.....	197 64
No. 5, R. 11, W. E. L. S.	Two hundred nine dollars and eighty-four cents	209 84
No. 6, R. 11, W. E. L. S.	One hundred sixty-five dollars and thirty cents	165 30
No. 7, R. 11, W. E. L. S.	One hundred seventy-one dollars and two cents	171 02
No. 8, R. 11, W. E. L. S., North ¼	Forty-one dollars and sixty-two cents....	41 62
No. 8, R. 11, W. E. L. S., South ¼	One hundred forty-five dollars and sixty-four cents.....	145 64
No. 9, R. 11, W. E. L. S., North ½	Ninety-seven dollars and twelve cents ..	97 12
No. 9, R. 11, W. E. L. S., South ½	Ninety-seven dollars and twelve cents ..	97 12
No. 10, R. 11, W. E. L. S.	One hundred seventy dollars and seventy cents	170 70
No. 7, R. 10, N. W. P., Bowdoin College East.	One hundred ninety-two dollars and eighty-five cents	192 85
No. 8, R. 10, N. W. P., Bowdoin College West	Two hundred six dollars and sixty-three cents	206 63
A, R. 12, W. E. L. S....	Two hundred forty-six dollars and fifty-eight cents.....	246 58
No. 1, R. 12, W. E. L. S., North two-thirds	One hundred twenty-four dollars and eighty cents.....	124 80
No. 1, R. 12, W. E. L. S., South third	Sixty-seven dollars and twenty cents.....	67 20

PISCATAQUIS COUNTY WILD LANDS—CONTINUED.

No. 2, R. 12, W. E. L. S.	One hundred ninety-two dollars and eighty-five cents.....	192 85
No. 3, R. 12, W. E. L. S., East half	Eighty-two dollars and sixty-five cents....	82 65
No. 3, R. 12, W. E. L. S., West half	Seventy-five dollars and seventy-six cents	75 76
No. 4, R. 12, W. E. L. S., East part	One hundred ten dollars and twenty cents	110 20
No. 4, R. 12, W. E. L. S., West part	Seventy-one dollars and eleven cents.....	71 11
No. 5, R. 12, W. E. L. S.	Two hundred four dollars and twenty cents	204 20
No. 6, R. 12, W. E. L. S.	One hundred eighty-three dollars and twenty-five cents.....	183 25
No. 7, R. 12, W. E. L. S.	Two hundred three dollars and four cents	203 04
No. 8, R. 12, W. E. L. S.	Two hundred sixty-two dollars and seventy-two cents.....	262 72
No. 9, R. 12, W. E. L. S., North ½	Seventy-three dollars and fifty-one cents	73 51
No. 9, R. 12, W. E. L. S., South ½	Ninety-three dollars and fifty-six cents....	93 56
No. 10, R. 12, W. E. L. S.	One hundred and sixty-four dollars and ninety-two cents	164 92
A, R. 13, W. E. L. S., Frenchtown	Three hundred eighty-five dollars and seventy cents.....	385 70
A, 2, R. 13 and 14, W. E. L. S., Long "A"	One hundred seventy-one dollars and forty-seven cents.....	171 47
No. 1, R. 13, W. E. L. S., Lots Nos. 5, 6, 10, 11, 16, and 17 as shown by plan of lots of said town filed in the State of Maine Land office	Thirty-three dollars and forty-nine cents	33 49
No. 1, R. 13, W. E. L. S., All of said town with exception of lots Nos. 5, 6, 10, 11, 16 and 17	One hundred ninety-eight dollars and ninety-three cents.....	198 93
No. 2, R. 13, W. E. L. S.	One hundred seventy-eight dollars and thirty-three cents.....	178 33
No. 3, R. 13, W. E. L. S.	One hundred seventy-four dollars and eight cents	174 08
No. 4, R. 13, W. E. L. S.	One hundred seventy-five dollars and thirty-two cents.....	175 32
No. 5, R. 13, W. E. L. S., Chesuncook	One hundred thirty-eight dollars and nine cents.....	138 09
No. 6, R. 13, W. E. L. S.	Two hundred five dollars and fifty-seven cents.....	205 57
No. 7, R. 13, W. E. L. S.	Two hundred thirty-two dollars and seventy-two cents.....	232 72
No. 8, R. 13, W. E. L. S., Eagle Lake	One hundred ninety-nine dollars and eighty-one cents.....	199 81
No. 9, R. 13, W. E. L. S.	One hundred ninety-five dollars and eighty-five cents.....	195 85
No. 10, R. 13, W. E. L. S.	One hundred sixty-six dollars and eighty-nine cents.....	166 89
A, R. 14, W. E. L. S., Lily Bay	Three hundred seventeen dollars and eighty-seven cents.....	317 87
No. 1, R. 14, W. E. L. S., North one-half, Spencer Bay	Ninety-two dollars and sixty-nine cents.	92 69
No. 1, R. 14, W. E. L. S., South one-half, Blake Town	Sixty-seven dollars and ninety-seven cents	67 97
X, R. 14, W. E. L. S.....	Fifty-one dollars and eighty-three cents	51 83

PISCATAQUIS COUNTY WILD LANDS—CONCLUDED.

No. 3, R. 14 and 15, W. E. L. S., East part	One hundred fifty-six dollars and eighty-seven cents.....	156 37
No. 3, R. 14 and 15, W. E. L. S., West part ...	Two hundred thirty-two dollars and thirty-six cents.....	232 26
No. 4, R. 14, W.E.L.S., Southeast $\frac{1}{4}$	Fifty-four dollars and thirty-seven cents	54 37
No. 4, R. 14, W.E.L.S., North $\frac{1}{2}$ and South-west $\frac{1}{4}$	One hundred sixty-three dollars and eleven cents.....	163 11
No. 5, R. 14, W.E.L.S.	Two hundred four dollars and twelve cents	204 12
No. 6, R. 14, W.E.L.S.	Two hundred twenty-seven dollars and seventy-eight cents.....	227 78
No. 7, R. 14, W.E.L.S., West $\frac{1}{2}$ and North-east $\frac{1}{4}$	One hundred seventy-nine dollars and eighty-four cents.....	179 84
No. 7, R. 14, W.E.L.S., Southeast $\frac{1}{4}$	Fifty-six dollars and twenty cents.....	56 20
No. 8, R. 14, W.E.L.S.	One hundred ninety-nine dollars and sixty-six cents	199 66
No. 9, R. 14, W.E.L.S.	One hundred sixty-nine dollars and eighteen cents.....	169 18
No. 10, R. 14, W.E.L.S.	One hundred seventy-three dollars and forty-two cents.....	173 42
Sugar Island, W.E.L.S.	One hundred eight dollars and sixty-four cents.....	108 64
Deer Island, W.E.L.S.	Fifty dollars and forty-five cents.....	50 45
Middlesex Canal, W. E. L. S.	Two hundred thirty-four dollars and seventeen cents.....	234 17
Day's Acad. Grant, W. E. L. S.	One hundred ninety dollars and eighty-nine cents.....	190 89
No. 4, R. 15, W.E.L.S.	One hundred seventy-nine dollars and seven cents.....	179 07
No. 5, R. 15, W.E.L.S., Northwest $\frac{1}{4}$	Forty dollars and ninety-seven cents.....	40 97
No. 5, R. 15, W.E.L.S., South $\frac{1}{2}$ and North-east $\frac{1}{4}$	One hundred twenty-two dollars and ninety-two cents.....	122 92
No. 6, R. 15, W.E.L.S.	One hundred ninety-eight dollars and nineteen cents.....	198 19
No. 7, R. 15, W.E.L.S., East half	One hundred three dollars and fourteen cents	103 14
No. 7, R. 15, W.E.L.S., West half	Ninety-two dollars and thirty-seven cents	92 37
No. 8, R. 15, W. E. L. S.	One hundred eighty-four dollars and sixty-two cents.....	184 62
No. 9, R. 15, W.E.L.S.	One hundred eighty-six dollars and forty-seven cents.....	186 47
No. 10, R. 15, W.E.L.S.	One hundred fifty-three dollars and twenty-five cents.....	153 25
Moose Island	Seven dollars and fifty cents	7 50
Kineo	Three hundred and twenty-five dollars	325 00
Farm Island	Twelve dollars and fifty cents.....	12 50
No. 3, R. 2, B.P.E.K.R., Kingsbury Pl.	Two hundred ten dollars.....	210 00
Total	Seventeen thousand seven hundred forty-six dollars and forty-one cents....	\$17,746 41

PISCATAQUIS COUNTY—TIMBER AND GRASS ON
RESERVED LANDS.

No. 2, R. 6, B.P.E.K.R.	Ten dollars and eighty cents	\$10 80
No. 1, R. 9, W.E.L.S..	Four dollars and twenty cents	4 20
No. 2, R. 9, W.E.L.S..	Five dollars and sixty-two cents	5 62
No. 3, R. 9, W.E.L.S..	Five dollars	5 00
No. 4, R. 9, W.E.L.S..	Five dollars and sixty-two cents	5 62
No. 5, R. 9, W.E.L.S..	Three dollars and seventy-five cents	3 75
No. 6, R. 9, W.E.L.S..	Five dollars	5 00
No. 7, R. 9, W.E.L.S..	Five dollars	5 00
No. 8, R. 9, W.E.L.S..	Six dollars and twenty-five cents	6 25
No. 9, R. 9, W.E.L.S..	Six dollars and twenty-five cents	6 25
No. 10, R. 9, W.E.L.S..	Six dollars and twenty-five cents	6 25
A, R. 10, W.E.L.S.....	Four dollars and twenty cents	4 20
B, R. 10, W.E.L.S.....	Three dollars and thirty-one cents	3 31
No. 1, R. 10, W.E.L.S..	Five dollars and forty cents	5 40
No. 2, R. 10, W.E.L.S.	Six dollars	6 00
No. 3, R. 10, W.E.L.S.	Six dollars	6 00
No. 4, R. 10, W.E.L.S.	Six dollars and twenty-five cents	6 25
No. 5, R. 10, W.E.L.S.	Seven dollars and fifty cents	7 50
No. 6, R. 10, W.E.L.S.	Six dollars and eighty-seven cents	6 87
No. 7, R. 10, W.E.L.S.	Three dollars and seventy-five cents	3 75
No. 8, R. 10, W.E.L.S.	Six dollars and twenty-five cents	6 25
No. 9, R. 10, W.E.L.S.	Five dollars and sixty-three cents	5 63
No. 10, R. 10, W.E.L.S.	Six dollars and eighty-eight cents	6 88
A, R. 11, W.E.L.S.	Seven dollars and fifty cents	7 50
B, R. 11, W.E.L.S.	Nine dollars and thirty-eight cents	9 38
No. 1, R. 11, W.E.L.S.	Five dollars and sixty-two cents	5 62
No. 2, R. 11, W.E.L.S.	Eight dollars and forty cents	8 40
No. 3, R. 11, W.E.L.S.	Five dollars and forty cents	5 40
No. 4, R. 11, W.E.L.S.	Six dollars and eighty-eight cents	6 88
No. 5, R. 11, W.E.L.S.	Eight dollars and twelve cents	8 12
No. 6, R. 11, W.E.L.S.	Six dollars and twenty-five cents	6 25
No. 7, R. 11, W.E.L.S.	Six dollars and twenty-five cents	6 25
No. 9, R. 11, W.E.L.S.	Seven dollars and fifty cents	7 50
No. 8, R. 11, W.E.L.S.	Seven dollars and fifty cents	7 50
No. 10, R. 11, W.E.L.S.	Six dollars and twenty-five cents	6 25
A, R. 12, W.E.L.S.....	Eight dollars and forty cents	8 40
No. 1, R. 12, W.E.L.S.	Six dollars and sixty cents	6 60
No. 2, R. 12, W.E.L.S.	Seven dollars and twenty cents	7 20
No. 3, R. 12, W.E.L.S.	Six dollars	6 00
No. 4, R. 12, W.E.L.S.	Eight dollars and seventy-five cents	8 75
No. 5, R. 12, W.E.L.S.	Seven dollars and fifty cents	7 50

PISCATAQUIS COUNTY—TIMBER AND GRASS—CONTINUED.

No. 6, R. 12, W.E.L.S.	Six dollars and eighty-eight cents	6 88
No. 7, R. 12, W.E.L.S.	Seven dollars and fifty cents	7 50
No. 8, R. 12, W.E.L.S.	Eleven dollars and twenty-five cents	11 25
No. 9, R. 12, W.E.L.S.	Six dollars and twenty-five cents	6 25
No. 10, R. 12, W.E.L.S.	Six dollars and twenty-five cents	6 25
A. R. 12, W.E.L.S.....	Sixteen dollars and twenty-five cents	16 25
A. 2, R. 12&14, W.E.L.S.	Six dollars and eighty-one cents	6 81
No. 1, R. 12, W.E.L.S.	Eleven dollars and twenty-five cents	11 25
No. 2, R. 12, W.E.L.S.	Eight dollars and thirteen cents	8 13
No. 3, R. 12, W.E.L.S.	Seven dollars and fifty cents	7 50
No. 4, R. 12, W.E.L.S.	Seven dollars and fifty cents	7 50
No. 5, R. 12, W.E.L.S.	Six dollars and twenty-five cents	6 25
No. 6, R. 12, W.E.L.S.	Eight dollars and twelve cents	8 12
No. 7, R. 12, W.E.L.S.	Eight dollars and seventy-five cents	8 75
No. 8, R. 12, W.E.L.S.	Seven dollars and fifty cents	7 50
No. 9, R. 12, W.E.L.S.	Seven dollars and fifty cents	7 50
No. 10, R. 12, W.E.L.S.	Six dollars and twenty-five cents	6 25
A. R. 14, W.E.L.S.....	Fifteen dollars and sixty-two cents	15 62
No. 1, R. 14, W.E.L.S.	Six dollars and sixty cents	6 60
No. 2, R. 14, W.E.L.S.	Seven dollars and twenty cents	7 20
No. 3, R. 14 & 15, W. E. L. S., east half	Six dollars and forty-four cents	6 44
No. 3, R. 14 & 15, W. E. L. S., west half	Eight dollars and forty cents	8 40
No. 4, R. 14, W.E.L.S.	Seven dollars and fifty cents	7 50
No. 5, R. 14, W.E.L.S.	Eight dollars and twelve cents	8 12
No. 6, R. 14, W.E.L.S.	Eight dollars and seventy-five cents	8 75
No. 7, R. 14, W.E.L.S.	Eight dollars and seventy-five cents	8 75
No. 8, R. 14, W.E.L.S.	Seven dollars and fifty cents	7 50
No. 9, R. 14, W.E.L.S.	Six dollars and twenty-five cents	6 25
No. 10, R. 14, W.E.L.S.	Six dollars and twenty-five cents	6 25
X, R. 14, W.E.L.S.	Two dollars and three cents	2 03
Day's Academy, R. 15, W.E.L.S.	Five dollars and forty cents	5 40
No. 4, R. 15, W. E. L. S.	Seven dollars and fifty cents	7 50
No. 5, R. 15, W.E.L.S.	Six dollars and twenty-five cents	6 25
No. 6, R. 15, W.E.L.S.	Seven dollars and fifty cents	7 50
No. 7, R. 15, W.E.L.S.	Seven dollars and fifty cents	7 50
No. 8, R. 15, W. E. L. S.	Six dollars and eighty-eight cents	6 88
No. 9, R. 15, W.E.L.S.	Six dollars and eighty-eight cents	6 88
No. 10, R. 15, W.E.L.S.	Five dollars and sixty-two cents	5 62
No. 4, R. 9, N. W. P. ...	Eight dollars and forty cents	8 40
No. 5, R. 9, N. W. P....	Seven dollars and eighty cents	7 80
No. 6, R. 9, N. W. P....	Seven dollars and eighty cents	7 80

PISCATAQUIS COUNTY—TIMBER AND GRASS—CONCLUDED.

No. 7, R. 9, N. W. P....	Seven dollars and fifty cents	7 50
No. 7, R. 10, Bowdoin College East, N. W. P.	Seven dollars and twenty cents	7 20
No. 8, R. 10, Bowdoin College West, N.W.P.	Seven dollars and eighty cents	7 80
Total	Six hundred dollars and sixty-six cents	\$600 66

SAGADAHOC COUNTY.

Arrowsic	One hundred sixty-five dollars and forty-one cents	\$165 41
Bath	Sixteen thousand nine hundred fifty dollars and thirty-seven cents	16,950 37
Bowdoin	Seven hundred fifty-four dollars and thirteen cents	754 13
Bowdoinham	One thousand three hundred fifty-nine dollars and ninety-three cents	1,359 96
Georgetown	Five hundred ninety-three dollars and twenty-seven cents	593 27
Perkins	One hundred six dollars and thirty cents	106 30
Phippsburg	One thousand forty-three dollars and sixty-six cents	1,043 66
Richmond	Two thousand five hundred thirty-two dollars and fifty-four cents	2,532 54
Topsham	Two thousand nine hundred thirty dollars and sixty-three cents	2,930 66
West Bath	Three hundred sixty-three dollars and forty-four cents	363 44
Woolwich	Eight hundred twenty-five dollars and fifty-seven cents	825 57
Total	Twenty-seven thousand six hundred twenty-five dollars and twenty-five cents	\$27,625 25

SOMERSET COUNTY.

Anson	One thousand seven hundred ten dollars and forty cents	\$1,710 40
Athens	Seven hundred ninety-one dollars and forty-seven cents	791 47
Bingham	Six hundred seventy-three dollars and seventy cents	673 70
Cambridge	Two hundred ninety-seven dollars and thirty-four cents	297 34
Canaan	Seven hundred eighty-one dollars and forty cents	781 40
Concord	One hundred eighty-seven dollars and sixty cents	187 60
Cornville	Seven hundred fifty-nine dollars and seventy cents	759 70
Detroit	Three hundred sixty-six dollars and fourteen cents	366 14

SOMERSET COUNTY—CONCLUDED.

Embsden	Six hundred thirty-two dollars and twelve cents	632 12
Fairfield	Four thousand dollars and thirty cents..	4,000 30
Harmony	Five hundred forty-three dollars and five cents	543 05
Hartland	One thousand one hundred five dollars and forty-three cents	1,105 43
Madison	Four thousand five hundred twenty-six dollars and fifty-nine cents	4,526 50
Mercer	Four hundred one dollars and twenty-nine cents	401 29
Moscow	Two hundred eighty-five dollars and eighty-seven cents	285 87
New Portland	Six hundred sixty-one dollars and ninety-four cents	661 94
Norridgewook	One thousand four hundred sixty-three dollars and twenty-nine cents	1,463 29
Palmyra	Eight hundred fifty-eight dollars and forty-two cents	858 42
Pittsfield	Three thousand three hundred ninety-one dollars and forty-four cents	3,391 44
Ripley	Three hundred forty-seven dollars and thirty-six cents	347 36
St. Albans	Nine hundred ninety-one dollars and twenty-eight cents	991 28
Skowhegan	Eight thousand seven hundred ninety-seven dollars and thirty-one cents	8,797 31
Smithfield	Three hundred fifty seven dollars and eighty-one cents	357 81
Solon	Nine hundred fifty-two dollars and eighty-two cents	952 82
Starks	Five hundred thirty-three dollars and seventeen cents	533 17
Brighton Pl.	One hundred seventy-seven dollars and seven cents	177 07
Carratunk Pl.	Two hundred thirty-four dollars and sixty-eight cents	234 68
Total	Thirty-five thousand eight hundred twenty-eight dollars and ninety-nine cents	\$35,828 99

SOMERSET COUNTY WILD LANDS.

No. 2, R. 1, B.P.W.K.R. Lexington Pl.	One hundred sixty-five dollars and thirty cents	\$165 30
No. 1, R. 2, B.P.W.K.R. Pleasant Ridge Pl. ..	One hundred twenty-five dollars and ninety-six cents	125 96
No. 2, R. 2, B.P.W.K.R. Highland Pl.	One hundred thirty-seven dollars and seventy-five cents	137 75
No. 1, R. 3, B.P.W.K.R. Carrying Place Pl.	Sixty-six dollars and sixty-two cents....	66 62
No. 2, R. 3, B.P.W.K.R. East part, Carrying Place Town	One hundred thirty-eight dollars and two cents	138 02

SOMERSET COUNTY WILD LANDS—CONTINUED.

No. 2, R. 3, B.P.W.K.R., West part, mile strip, Carrying Place Town	Thirty-six dollars	36 00
No. 3, R. 3, B.P.W.K.R., Dead River Pl.	One hundred sixty-five dollars and thirty cents	165 30
No. 4, R. 3, B.P.W.K.R., North half, Bigelow Pl.	One hundred sixty-seven dollars and six- teen cents	167 16
No. 1, R. 4, B.P.W.K.R., Bowtown	One hundred seventy-eight dollars	178 00
No. 2, R. 4, B.P.W.K.R., East half, Pierce Ponds	Eighty-nine dollars	89 00
West half, Pierce Ponds	One hundred fourteen dollars and eighty- eight cents	114 88
No. 3, R. 4, B.P.W.K.R., North ½	One hundred twelve dollars and sixty- nine cents	112 69
No. 3, R. 4, B.P.W.K.R., South ½	Sixty-seven dollars and sixty-one cents..	67 61
No. 4, R. 4, B.P.W.K.R., Flag Staff Pl.	One hundred seventy-five dollars	175 00
No. 1, R. 5, B.P.W.K.R., East Can. Road, West Forks Pl.	Seventy-five dollars and twenty-one cents	75 21
West Can. Road, West Forks Pl.	One hundred twenty-seven dollars and sixty cents	127 60
No. 2, R. 5, B.P.W.K.R., East half, Lower Enchanted T'n...	Forty-six dollars and seventy-three cents	46 73
No. 2, R. 5, B.P.W.K.R., West half, Lower Enchanted T'n...	One hundred six dollars and eighty cents	106 80
No. 3, R. 5, B.P.W.K.R., Part, Pratt tract	Two hundred six dollars and eighty-one cents	206 81
No. 3, R. 5, B.P.W.K.R., Part, Pray tract	Twenty-seven dollars and thirty cents...	27 30
No. 3, R. 5, B.P.W.K.R., 8,000 acre tract	Thirty-five dollars and thirteen cents....	35 13
No. 4, R. 5, B.P.W.K., West part No. 11.....	Forty-six dollars and ninety-one cents ..	46 91
East part, King Bartlett	Sixty-seven dollars and twenty-eight cents	67 28
No. 1, R. 6, B.P.W.K.R., West part, 10,000 acre tract	Sixty-two dollars and fifty cents.....	62 50
No. 1, R. 6, B. P. W. K. R., East part, Chase Stream Tract	Seventy-one dollars and fifty-six cents...	71 56
No. 2, R. 6, E.C.R., part Cold Stream	Seventy-three dollars and thirty-five cents	73 35
No. 2, R. 6, W.C.R., part Johnson Mountain...	One hundred twelve dollars and fifty cents	112 50
No. 2, R. 6, B.P.W.K.R., Upper Enchanted T'n, North ½	One hundred twenty-three dollars and ninety-seven cents	123 97
No. 3, R. 6, B.P.W.K.R., Upper Enchanted T'n, South ½	Eighty-two dollars and sixty-five cents..	82 65

SOMERSET COUNTY WILD LANDS—CONTINUED.

No. 4, R. 6, B.P.W.K.R. Hobbs town	One hundred twenty-three dollars and ninety-seven cents	123 97
No. 5, R. 6, B.P.W.K.R. Strip North of Nos. 1 2, 3, R. 7, B.P.W.K.R.	One hundred ninety-two dollars and eighty-five cents	192 85
No. 1, R. 7, B.P.W.K.R. Sapling Township ..	Twenty-one dollars and sixty cents.....	21 60
No. 2, R. 7, B.P.W.K.R. Misery Township ..	One hundred twenty-one dollars	121 00
No. 3, R. 7, B.P.W.K.R. Parlin Pond	Two hundred nineteen dollars and eighty- five cents	219 85
No. 4, R. 7, B.P.W.K.R. One hundred thirty-two dollars and fifty- one cents	One hundred sixty-four dollars and twenty-five cents	164 25
No. 5, R. 7, B.P.W.K.R. Ninety-eight dollars and forty cents.....		132 51 98 40
No. 6, R. 7, B.P.W.K.R. Appleton	One hundred twenty-eight dollars and thirteen cents	128 13
No. 2, R. 2, B.P.E.K.R. Mayfield Pl.	One hundred ninety-six dollars and eighty-seven cents	196 87
No. 2, R. 2, B.P.E.K.R. Bald Mountain	Two hundred six dollars and sixty-two cents	206 62
No. 1, R. 4, B.P.E.K.R. The Forks Pl.	One hundred seventy-nine dollars and eight cents	179 08
No. 2, R. 4, B.P.E.K.R. East Moxie	One hundred ninety-four dollars and sixty-nine cents	194 89
No. 1, R. 5, B.P.E.K.R. Moxie Gore	Two hundred sixty dollars and ten cents	260 10
No. 2, R. 5, B.P.E.K.R. Square Town	One hundred ninety-nine dollars and fifty cents	199 50
No. 1, R. 6, B.P.E.K.R. Indian Stream Town	Seventy-six dollars and eighty-eight cents	76 88
No. 1, R. 1, N.B.K.P., Taunton & Raynham Academy Grant	Ninety-three dollars and sixty cents.....	93 60
No. 1, R. 1, N.B.K.P., Rockwood Strip	Thirty-three dollars	33 00
No. 2, R. 1, N.B.K.P., Sandwich Academy Grant	One Hundred seventy-two dollars and eighty cents	172 80
No. 2, R. 1, N.B.K.P., Rockwood Strip	Thirty-six dollars and thirty-one cents...	36 31
No. 3, R. 1, N.B.K.P., Long Pond	Two hundred twenty-five dollars and seventy-three cents	225 73
No. 4, R. 1, N.B.K.P., Jackman Pl.	Three hundred thirty dollars and sixty cents	330 60
No. 5, R. 1, N.B.K.P., Attean Pond	Two hundred twenty dollars and forty cents	220 40
No. 6, R. 1, N.B.K.P., Holeb	One hundred forty-seven dollars and twenty-one cents	147 21
No. 1, R. 2, N.B.K.P., Tomhegan	Two hundred twenty-nine dollars	229 00
No. 2, R. 2, N.B.K.P., Brassua	One hundred seventy-eight dollars and twenty-six cents	178 26
No. 3, R. 2, N.B.K.P., Thorndike	Two hundred forty-seven dollars and ninety-five cents	247 95
No. 4, R. 2, N.B.K.P., Moose River Pl.	Two hundred fifty-nine dollars and twenty cents	259 20

SOMERSET COUNTY WILD LANDS—CONTINUED.

No. 5, R. 2, N.B.K.P., Dennistown	One hundred sixty-five dollars and thirty cents	165 30
No. 6, R. 2, N.B.K.P., Forsyth	One hundred sixty-two dollars and fifty cents	162 50
Big W., N.B.K.P.	One hundred eighteen dollars and thirty-six cents	118 36
Little W., N.B.K.P.	Thirty-two dollars and eighty-five cents	32 85
No. 1, R. 3, N.B.K.P., part, Middlesex Grant	One hundred dollars and seventy-six cents	100 76
No. 1, R. 3, N.B.K.P., part, Evans tract, Middlesex Grant	Twenty-three dollars and twenty-two cents	23 22
No. 2, R. 3, N. B. K. P., Soldier Town	One hundred sixty-one dollars and sixty-six cents.....	161 06
No. 3, R. 3, N. B. K. P., East half, Alder Brook	Ninety-five dollars and ninety cents.....	95 90
No. 3, R. 3, N.B.K.P., West half, Alder Brook	One hundred two dollars and twenty cents	102 20
No. 4, R. 3, N.B.K.P., Bald Mountain	One hundred sixty-five dollars and thirty cents	165 30
No. 5, R. 3, N. B. K. P., Sandy Bay	One hundred seventy-one dollars and eleven cents.....	171 11
Seboomook, N. B. K. P.	One hundred fifty-one dollars and fifty-three cents.....	151 53
No. 1, R. 4, N. B. K. P., Plymouth	One hundred sixty-five dollars and thirty cents	165 30
No. 2, R. 4, N. B. K. P., Pittston Academy	Two hundred twenty-three dollars and forty-four cents.....	223 44
No. 3, R. 4, N. B. K. P., Hammond	Two hundred six dollars and sixty-three cents.....	206 63
No. 4, R. 4, N. F. K. P., Prentiss	One hundred forty-three dollars and fifty cents.....	143 50
No. 5, R. 4, N. B. K. P.	Forty-nine dollars and fifty cents.....	49 50
No. 3, R. 5, N. B. K. P., Dole Brook	One hundred sixty-five dollars and thirty cents.....	165 30
No. 4, R. 5, N. B. K. P.	One hundred six dollars and fifty-one cents	106 51
No. 4, R. 16, W. E. L. S., Elm Stream	Eighty-six dollars and ten cents.....	86 10
No. 5, R. 16, W. E. L. S., East half	Seventy-four dollars and thirty cents....	74 30
No. 5, R. 16, W. E. L. S.	Seventy-four dollars and forty-seven cents	74 47
No. 6, R. 16, W. E. L. S.	One hundred forty-three dollars and eight cents	143 08
No. 7, R. 16, W. E. L. S.	One hundred forty-eight dollars and forty-one cents.....	148 41
No. 8, R. 16, W. E. L. S.	One hundred thirty dollars and four cents	130 04
No. 9, R. 16, W. E. L. S.	One hundred thirty-two dollars and forty-two cents.....	132 42
No. 10, R. 16, W. E. L. S.	One hundred fifty-three dollars and seventy-seven cents.....	153 77
No. 4, R. 17, W. E. L. S.	One hundred ninety-six dollars and fifty-eight cents.....	196 58
No. 5, R. 17, W. E. L. S.	One hundred fifty-seven dollars and ninety-two cents.....	157 92
No. 6, R. 17, W. E. L. S.	One hundred fifty-four dollars and fifty-six cents.....	154 56
No. 7, R. 17, W. E. L. S.	One hundred fifty-seven dollars and twenty cents.....	157 20

SOMERSET COUNTY WILD LANDS—CONCLUDED.

No. 3, R. 17, W. E. L. S.	One hundred thirty-nine dollars and thirteen cents.....	130 13
No. 3, R. 17, W. E. L. S.	One hundred thirty-one dollars and four cents	131 04
No. 10, R. 17, W. E. L. S. Big 10	One hundred eighty-two dollars.....	182 00
No. 4, R. 13, W. E. L. S. Comstock	Two hundred fourteen dollars and thirty-three cents.....	214 33
No. 5, R. 13, W. E. L. S.	One hundred fifty-seven dollars and sixty-six cents	157 66
No. 6, R. 13, W. E. L. S.	One hundred sixty-nine dollars and ninety-three cents	169 93
No. 7, R. 13, W. E. L. S.	One hundred sixty dollars and forty-eight cents	\$160 48
No. 3, R. 13, W. E. L. S.	One hundred twenty-eight dollars and seventy-two cents.....	128 72
No. 3, R. 13, W. E. L. S.	Seventy-four dollars and seventy-six cents	74 76
No. 5, R. 13, W. E. L. S.	One hundred nine dollars and eighty-two cents	109 82
No. 6, R. 13, W. E. L. S. Big 6	One hundred sixty-one dollars and seventy-four cents.....	161 74
No. 7, R. 13, W. E. L. S.	One hundred forty-four dollars and ninety-seven cents.....	144 97
No. 8, R. 13, W. E. L. S.	Sixty-four dollars and thirty-three cents	64 33
No. 5, R. 20, W. E. L. S.	One hundred thirty-one dollars.....	131 00
Total	Thirteen thousand seven hundred eighty-five dollars and fifty-eight cents.....	\$13,785 58

SOMERSET COUNTY—TIMBER AND GRASS ON RESERVED LANDS.

No. 2, R. 3, B. K. P. E. K. R.	Seven dollars and eighty cents.....	\$7 80
No. 2, R. 4, B. K. P. E. K. R.	Seven dollars and twenty cents.....	7 20
No. 1, R. 5, B. K. P. E. K. R.	Nine dollars and sixty cents.....	9 00
No. 2, R. 5, B. K. P. E. K. R.	Seven dollars and eighty cents.....	7 00
No. 1, R. 6, B. K. P. E. K. R.	Three dollars and twenty-four cents.....	3 24
No. 2, R. 3, B. K. P. W. K. R.	Five dollars and forty cents.....	5 40
No. 1, R. 4, B. K. P. W. K. R.	Six dollars and eighty-three cents.....	6 83
No. 2, R. 4, B. K. P. W. K. R.	Seven dollars and twenty cents.....	7 20
No. 2, R. 4, B. K. P. W. K. R.	Seven dollars and twenty cents	7 20
No. 2, R. 5, B. K. P. W. K. R.	Six dollars	6 00
No. 3, R. 5, B. K. P. W. K. R.	Eight dollars and forty cents	8 40
No. 4, R. 5, B. K. P. W. K. R.	Four dollars and eighty cents	4 80
No. 1, R. 6, B. K. P. W. K. R.	Four dollars and forty-five cents	4 45
No. 2, R. 6, B. K. P. W. K. R.	Seven dollars and twenty cents	7 20
No. 3, R. 6, B. K. P. W. K. R.	Nine dollars and sixty cents.....	9 00
No. 4, R. 6, B. K. P. W. K. R.	Four dollars and twenty cents.....	4 20

SOMERSET COUNTY—TIMBER AND GRASS—CONTINUED.

No. 5, R. 6, B. K. P. W. K. R.	Seven dollars and twenty cents.....	7 20
No. 1, R. 7, B. K. P. W. K. R.	Three dollars and eighty-five cents.....	3 85
No. 2, R. 7, B. K. P. W. K. R.	Eight dollars and forty cents.....	8 40
No. 3, R. 7, B. K. P. W. K. R.	Seven dollars and twenty cents.....	7 20
No. 4, R. 7, B. K. P. W. K. R.	Four dollars and seventy-two cents.....	4 72
No. 5, R. 7, B. K. P. W. K. R.	Three dollars and twenty-eight cents.....	3 28
No. 6, R. 7, B. K. P. W. K. R.	Five dollars and forty cents.....	5 40
No. 1, R. 1, N. B. K. P.	Five dollars and ninety-five cents.....	5 95
No. 2, R. 1, N. B. K. P.	Nine dollars and thirty-five cents	9 35
No. 3, R. 1, N. B. K. P.	Nine dollars and fifty cents.....	9 50
No. 5, R. 1, N. B. K. P.	Eight dollars and forty cents.....	8 40
No. 6, R. 1, N. B. K. P.	Six dollars and twenty-five cents.....	6 25
No. 1, R. 2, N. B. K. P.	Eleven dollars and twenty-five cents.....	11 25
No. 2, R. 2, N. B. K. P.	Six dollars and eighty-eight cents.....	6 88
No. 3, R. 2, N. B. K. P.	Nine dollars and sixty cents.....	9 60
No. 6, R. 2, N. B. K. P.	Six dollars and eighty-eight cents.....	6 88
Little W., R. 3, N. B. K. P.	One dollar and fifty cents.....	1 50
Big W., R. 3, N. B. K. P.	Four dollars and fifty cents.....	4 50
No. 1, R. 3, N. B. K. P.	Four dollars and twenty cents.....	4 20
No. 2, R. 3, N. B. K. P.	Five dollars and forty cents.....	5 40
No. 3, R. 3, N. B. K. P.	Seven dollars and twenty cents.....	7 20
No. 4, R. 3, N. B. K. P.	Six dollars	6 00
No. 5, R. 3, N. B. K. P.	Eight dollars and forty cents.....	8 40
Seboomook, R. 4, N. B. K. P.	Five dollars and forty cents.....	5 40
No. 1, R. 4, N. B. K. P.	Six dollars	6 00
No. 2, R. 4, N. B. K. P.	Six dollars and sixty cents.....	6 60
No. 3, R. 4, N. B. K. P.	Seven dollars and eighty cents.....	7 80
No. 4, R. 4, N. B. K. P.	Four dollars and fifty-eight cents.....	4 58
No. 5, R. 4, N. B. K. P.	One dollar and ninety-five cents.....	1 95
No. 3, R. 5, N. B. K. P.	Six dollars and twenty-five cents.....	6 25
No. 4, R. 5, N. B. K. P.	Three dollars and ninety-five cents.....	3 95
No. 4, R. 16, W. E. L. S.	Three dollars and seventy-five cents.....	3 75
No. 5, R. 16, W. E. L. S.	Five dollars and sixty-two cents.....	5 62
No. 6, R. 16, W. E. L. S.	Five dollars	5 00
No. 7, R. 16, W. E. L. S.	Five dollars	5 00
No. 8, R. 16, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 9, R. 16, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 10, R. 16, W. E. L. S.	Five dollars and sixty-two cents.....	5 62

SOMERSET COUNTY—TIMBER AND GRASS—CONCLUDED.

No. 4, R. 17, W. E. L. S.	Seven dollars and fifty cents.....	7 50
No. 5, R. 17, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 6, R. 17, W. E. L. S.	Five dollars and sixty-two cents	5 62
No. 7, R. 17, W. E. L. S.	Five dollars and sixty-two cents	5 62
No. 8, R. 17, W. E. L. S.	Five dollars	5 00
No. 9, R. 17, W. E. L. S.	Four dollars and thirty-seven cents	4 37
No. 10, R. 17, W. E. L. S.	Four dollars and thirty-seven cents	4 37
No. 4, R. 18, W. E. L. S.	Six dollars and eighty-eight cents	6 88
No. 5, R. 18, W. E. L. S.	Six dollars and twenty-five cents	6 25
No. 6, R. 18, W. E. L. S.	Six dollars and twenty-five cents	6 25
No. 7, R. 18, W. E. L. S.	Five dollars and sixty-two cents	5 62
No. 8, R. 18, W. E. L. S.	Four dollars and thirty-eight cents	4 38
No. 9, R. 18, W. E. L. S.	Two dollars and sixty cents	2 60
No. 5, R. 19, W. E. L. S.	Four dollars and fourteen cents	4 14
No. 6, R. 19, W. E. L. S.	Five dollars	5 00
No. 7, R. 19, W. E. L. S.	Five dollars	5 00
No. 8, R. 19, W. E. L. S.	Two dollars and fifty cents	2 50
Total	Four hundred twenty-one dollars and eighty-six cents	\$421 86

WALDO COUNTY.

Belfast	Six thousand eight hundred ninety-three dollars and thirty-six cents	\$6,893 36
Belmont	Two hundred fifty-three dollars and ten cents	253 10
Brooks	Six hundred fifty-three dollars and seventy-four cents	653 74
Burnham	Five hundred seventy-eight dollars and five cents	578 05
Frankfort	Six hundred thirty-eight dollars and ninety-six cents	638 96
Freedom	Four hundred twenty-six dollars and eleven cents	426 11
Islesborough	Two thousand one hundred seventy-four dollars and eighty-four cents	2,174 84
Jackson	Three hundred sixty-eight dollars and two cents	368 02
Knox	Four hundred seventy-two dollars and ten cents	472 10
Liberty	Five hundred thirty dollars and fourteen cents	530 14
Lincolntonville	Seven hundred seventy dollars and thirty-four cents	770 34
Monroe	Seven hundred seventeen dollars and three cents	717 03
Montville	Seven hundred seventy-one dollars and eighty-two cents	771 82
Morrill	Three hundred nineteen dollars and eighty-three cents	319 83

WALDO COUNTY—CONCLUDED.

Northport	Seven hundred eighty-three dollars and ninety-six cents	783 96
Palermo	Four hundred forty-seven dollars and three cents	447 08
Prospect	Four hundred twenty-six dollars and seventeen cents	426 17
Searsport	One thousand five hundred seventy-five dollars and forty-six cents	1,575 46
Searsmont	Eight hundred twenty-two dollars and fifty-seven cents	822 57
Stockton Springs	Six hundred sixty-two dollars and eight cents	662 08
Swanville	Three hundred seventy-eight dollars and fifty cents	378 50
Thorndike	Five hundred seven dollars and fifty-two cents	507 52
Troy	Six hundred fifty-seven dollars and forty-three cents	\$657 43
Unity	Eight hundred twenty-seven dollars and thirty-six cents	827 36
Waldo	Three hundred sixty dollars and two cents	360 02
Winterport	One thousand four hundred thirteen dollars	1,413 00
Total	Twenty-four thousand four hundred twenty-eight dollars and fifty-four cents	\$24,428 54

WASHINGTON COUNTY.

Addison	Four hundred eighty-three dollars and thirty-four cents	\$483 34
Alexander	One hundred fifty-dollars and sixty cents	150 60
Baileyville	Two hundred two dollars and fifty-four cents	202 54
Baring	Three hundred twenty-two dollars and thirty-eight cents	322 38
Beddington	Seventy-nine dollars and thirty-five cents	79 35
Brookton	One hundred forty dollars and seventeen cents	140 17
Calais	Seven thousand one hundred twenty-four dollars and eighty-six cents	7,124 86
Centerville	One hundred twenty-nine dollars and eighty-four cents	129 84
Charlotte	One hundred ninety-seven dollars and eighty-two cents	197 82
Cherryfield	One thousand two hundred thirty-six dollars and seventy-seven cents	1,236 77
Columbia	Two hundred thirty-eight dollars and forty cents	238 40
Columbia Falls	Three hundred forty-six dollars and twenty-two cents	346 22
Cooper	One hundred fourteen dollars and forty-four cents	114 44

WASHINGTON COUNTY—CONTINUED.

Crawford	Ninety-one dollars and nineteen cents....	91 19
Cutler	Two hundred twelve dollars and eighty-eight cents	212 88
Danforth	Five hundred eighty-seven dollars and seventeen cents	587 17
Deblois	Fifty-three dollars and fifty-six cents	53 56
Dennysville	Three hundred sixty dollars and sixty-five cents	360 65
East Machias	One thousand sixteen dollars and eighty-nine cents	1,016 89
Eastport	Four thousand two hundred ninety-three dollars and ninety-three cents	4,293 93
Edmunds	Two hundred fifty-two dollars and fifty-one cents	252 51
Forest City	Twenty-nine dollars and seventy-eight cents	29 78
Harrington	Six hundred eleven dollars and eighty-two cents	611 82
Jonesborough	Two hundred fifty-eight dollars and eighty-one cents	258 81
Jonesport	One thousand one hundred seventy-eight dollars and sixty-six cents	1,178 66
Lubec	Two thousand one hundred eighty-one dollars and seventy-nine cents	2,181 79
Machias	Two thousand one hundred-sixty-two dollars and twenty-one cents	2,162 21
Machiasport	Four hundred eighty-seven dollars and ninety-eight cents	487 98
Marion	Seventy-nine dollars and seventy-one cents	79 71
Marshfield	One hundred thirty-six dollars and fifty-eight cents	136 58
Meddybemps	Seventy-two dollars and ninety-five cents	72 95
Milbridge	One thousand sixty-one dollars and sixty-three cents	1,061 63
Northfield	Ninety dollars	90 00
Pembroke	Eight hundred forty-nine dollars and forty-six cents	849 46
Perry	Four hundred sixty-one dollars and seven cents	461 07
Princeton	Six hundred thirty-nine dollars and ninety-six cents	639 96
Robbinston	Three hundred seventy-four dollars and eighty-six cents	374 86
Roque Bluffs	Seventy dollars and three cents	70 08
Steuben	Four hundred fifty dollars and forty-five cents	450 45
Talmadge	One hundred forty-eight dollars and sixty-four cents	148 64
Topsfield	Two hundred fourteen dollars and fifty-one cents	214 51

WASHINGTON COUNTY—CONCLUDED.

Trescott	One hundred forty-eight dollars and thirty-seven cents	148 37
Vanceboro	Three hundred seventy-eight dollars and eighty-three cents	378 83
Waite	Seventy-five dollars and thirty-seven cents	\$75 37
Wesley	One hundred seven dollars and seventeen cents	107 17
Whiting	Two hundred twenty-five dollars and fifty-nine cents	225 59
Whitneyville	One hundred eighteen dollars and three cents	118 03
Total	Thirty thousand two hundred forty-nine dollars and seventy-seven cents	\$30,249 77

WASHINGTON COUNTY WILD LANDS.

No. 12, East Division....	Eighty-two dollars and sixty-five cents ..	\$82 65
No. 19, East Division ..	Eighty-two dollars and sixty-five cents ..	82 65
No. 26, East Division....	One hundred twenty-three dollars and seventy-five cents	123 75
No. 27, East Division....	One hundred nineteen dollars and sixty-one cents	119 61
No. 18, Middle Division..	Sixty-eight dollars and eighty-seven cents ..	68 87
No. 19, Middle Division Southeast quarter	Fifteen dollars and thirty-one cents	15 31
No. 19, Middle Division North half & South- west quarter	Thirty-four dollars and forty-seven cents ..	34 47
No. 24, Middle Division.	Eighty-two dollars and sixty-five cents ..	82 65
No. 25, Middle Division.	One hundred four dollars	104 00
No. 29, Middle Division Devereux	One hundred twenty-three dollars and ninety-seven cents	123 97
No. 30, Middle Division.	One hundred fifty-one dollars and fifty-three cents	151 53
No. 31, Middle Division.	One hundred sixty-five dollars and thirty-five cents	165 35
No. 36, Middle Division.	Two hundred twenty dollars and forty cents	220 40
No. 37, Middle Division.	One hundred sixty-five dollars and thirty cents	165 30
No. 42, Middle Division	Two hundred twenty dollars and forty cents	220 40
No. 43, Middle Division East half	Eighty-two dollars and sixty-five cents ..	82 65
No. 43, Middle Division West half	Eighty-two dollars and sixty-five cents ..	82 65
No. 5, North Division Middle part	Forty-one dollars and fourteen cents	41 14
No. 5, North Division South half	Seventy-five dollars and seventy-six cents ..	75 76
No. 6, North Division..	Ninety-three dollars and sixty-two cents ..	93 62
East part of strip in North part of No. 6, North Division	Thirty-three dollars	33 00
West part of strip in North part of No. 6.	Eighteen dollars and thirty-eight cents ..	18 38

WASHINGTON COUNTY WILD LANDS—CONCLUDED.

Two mile strip, North part of No. 5, North Division	Thirty-five dollars	35 00
No. 1, R. 1, T. S.	Eighty-four dollars and sixty-four cents	84 64
No. 3, R. 1, T. S., Grand Lake Stream Plan	Two hundred twenty-three dollars and twenty-eight cents	223 28
No. 1, R. 2, T. S., Dyer.	Ninety-six dollars and forty-two cents ..	96 42
No. 1, R. 2, T. S., Lambert Lake Pl.	One hundred seventy-four dollars and seventeen cents	174 17
No. 6, R. 1, N. B. P. P.	One hundred ninety-three dollars and three cents	193 03
No. 7, R. 2, N. B. P. P., Kossuth	One hundred seventy-nine dollars and seventy-five cents	179 75
No. 8, R. 2, N. B. P. P.	One hundred seventy-three dollars and ninety-one cents	173 91
No. 10, R. 2, N. B. P. P., Forest	One hundred eight dollars and fifty-five cents	108 55
No. 11, R. 3, N. B. P. P.	Forty-five dollars	45 00
No. 8, R. 4, N. B. P. P.	Eighty-two dollars and fifty cents	82 50
East part Indian Township, strip, 1 mile wide	Eighteen dollars	18 00
No. 9, R. 2, Codyville Pl., N. B. P. P.	One hundred forty-one dollars and ten cents	141 10
No. 14, E. D. Pl.	One hundred ten dollars and forty-cents ..	110 40
No. 21, E. D. Pl.	One hundred twenty-eight dollars and eighty cents	128 80
Total	Three thousand nine hundred eighty-two dollars and sixty-one cents	\$3,982 61

WASHINGTON COUNTY—TIMBER AND GRASS ON RESERVED LANDS.

No. 19, East Division....	Two dollars and forty cents	2 40
No. 26, East Division....	Five dollars and forty cents	5 40
No. 5, North Division..	Five dollars and forty cents	5 40
No. 18, Middle Division..	One dollar and eighty cents	1 80
No. 19, Middle Division..	Two dollars and forty cents	2 40
No. 24, Middle Division..	Two dollars and forty cents	2 40
No. 25, Middle Division..	Three dollars and sixty cents	3 60
No. 29, Middle Division..	Four dollars and twenty cents	4 20
No. 30, Middle Division..	Five dollars and forty cents	5 40
No. 31, Middle Division..	Six dollars	6 00
No. 1, R. 1, Titcomb Survey	Three dollars and sixty cents	3 60
No. 1, R. 2, Titcomb Survey	Three dollars and seventy-five cents	3 75
No. 6, R. 1, N. B. P. P.	Seven dollars and thirty-five cents	7 35
No. 8, R. 2, N. B. P. P.	Six dollars and sixty cents	6 60
No. 10, R. 3, N. B. P. P.	Three dollars	3 00

WASHINGTON COUNTY—TIMBER AND GRASS—CONCLUDED.

No. 11, R. 3, N. B. P. P.	One dollar and forty-six cents	1 46
No. 18, East Division....	One dollar and seventy cents	1 70
No. 36, Middle Division.	Eight dollars and forty cents	8 40
No. 37, Middle Division.	Six dollars	6 00
No. 42, Middle Division.	Eight dollars and forty cents	8 40
No. 43, Middle Division.	Six dollars	6 00
Total	Ninety-five dollars and twenty-six cents	95 26

YORK COUNTY.

Acton	Six hundred seventy-three dollars and nineteen cents	\$673 19
Alfred	Eight hundred twenty-nine dollars and eighty cents	829 80
Berwick	Two thousand four hundred fourteen dollars and seventy-five cents	2,414 75
Biddeford	Twenty thousand twenty-four dollars and fifty-five cents	20,024 55
Buxton	One thousand eight hundred seventy-seven dollars and sixty-four cents	1,877 64
Cornish	Nine hundred fourteen dollars and twenty-one cents	914 21
Dayton	Five hundred forty-four dollars and sixteen cents	544 16
Ellot	One thousand three hundred thirty-four dollars and thirty-five cents	1,334 25
Hollis	One thousand nineteen dollars and forty-one cents	1,019 41
Kittery	Two thousand fifty-nine dollars and forty-four cents	2,059 44
Kennebunk	Five thousand six hundred forty-eight dollars and seven cents	5 648 07
Kennebunkport	Three thousand five hundred forty-five dollars and twenty-two cents	3,545 22
Lebanon	Nine hundred seventy-six dollars and fifty-nine cents	976 59
Limington	Seven hundred eighty-four dollars and seventy-nine cents	784 79
Limerick	One thousand fifty-one dollars and thirty-nine cents	1,051 39
Lyman	Eight hundred sixty-eight dollars and thirty-five cents	868 35
Newfield	Five hundred eighty-nine dollars and thirty-eight cents	589 38
North Berwick	One thousand eight hundred forty-six dollars and eighty-seven cents	1,846 37
Old Orchard	Two thousand five hundred sixty-five dollars and forty-two cents	2,565 42
Parsonfield	One thousand sixty dollars and ninety-four cents	1,060 94
Saco	Nine thousand nine hundred fifty-six dollars and sixty-five cents	9,956 65

YORK COUNTY—CONCLUDED.

Sanford	Seven thousand six hundred ninety-five dollars and fifty-seven cents	7,695 57
Shapleigh	Six hundred twenty dollars and forty-two cents	\$620 42
South Berwick	Three thousand two hundred two dollars and thirty-eight cents	3,202 38
Waterboro	Nine hundred twenty-nine dollars and twenty-four cents	929 24
Wells	Two thousand three hundred twenty-four dollars and sixty-four cents	2,324 64
York	Five thousand eight hundred fifteen dollars and eighty cents	5,815 80
Total	Eighty-one thousand one hundred seventy-three dollars and twenty-two cents	\$81,173 23

SUMMARY.

Androscoggin	Seventy-three thousand two hundred ninety-six dollars and twenty cents	\$73,296 20
Aroostook	Fifty-nine thousand one hundred forty-four dollars and forty-seven cents	59,144 47
Cumberland	One hundred ninety-six thousand seven hundred thirty-seven dollars and thirty-two cents	196,737 32
Franklin	Twenty-five thousand eight hundred seventy-eight dollars and fifty-eight cents	25,878 58
Hancock	Forty-five thousand four hundred ninety-eight dollars and five cents	45,498 05
Kennebec	Seventy-eight thousand nine hundred ninety-nine dollars and seventy-three cents	78,999 73
Knox	Thirty-seven thousand twenty-three dollars and forty-one cents	37,023 41
Lincoln	Eighteen thousand eight hundred forty-eight dollars and thirty-five cents	18,848 35
Oxford	Forty thousand five hundred fifty-one dollars and forty cents	40,551 40
Penobscot	Ninety-one thousand four hundred one dollars and two cents	91,401 02
Piscataquis	Thirty-three thousand two hundred four dollars and fifty-eight cents	33,204 58
Sagadahoc	Twenty-seven thousand six hundred twenty-five dollars and twenty-five cents	27,625 25
Somerset	Fifty thousand thirty-six dollars and forty-three cents	50,036 43
Waldo	Twenty-four thousand four hundred twenty-eight dollars and fifty-four cents	24,428 54
Washington	Thirty-four thousand three hundred twenty-seven dollars and sixty-four cents	34,327 64
York	Eighty-one thousand one hundred seventy-three dollars and twenty-two cents	81,173 22
Total	Nine hundred eighteen thousand one hundred seventy-four dollars and nineteen cents	\$918,174 19

CHAP. 393

Sect. 2. The treasurer of this state shall, in the month of April, in the year of our Lord one thousand nine hundred and five, send his warrant with a copy of this tax act, directed to the mayor and aldermen, selectmen or assessors of each city, town or plantation, taxed as aforesaid, requiring them respectively to assess, in dollars and cents, the sum so charged, according to the provisions of the law for the assessment of taxes and to add the amount of such tax to the amount of county and town taxes, to be by them assessed in each city, town and plantation or other place, respectively.

Sect. 3. The treasurer of state in his said warrant, shall require the said mayor and aldermen, selectmen or assessors, respectively, to pay or to issue their several warrant or warrants requiring the collectors of their several cities, towns and plantations, to collect and pay in to the treasurer of their respective cities, towns and plantations, the sum against said cities, towns and plantations, respectively, in this act contained, which said respective treasurer shall pay to the state treasurer on or before the first day of January, one thousand nine hundred and six, and said mayor, selectmen and assessors, respectively, shall return a certificate of the names of such collectors, with the sums which each collector may be required to collect, to said state treasurer, sometime before the first day of December, in the year of our Lord one thousand nine hundred and five.

Sect. 4. When the time for the payment of a state tax to the treasurer of state has expired, and it is unpaid, the treasurer of state shall give notice thereof to the municipal officers of any delinquent town, and unless such tax shall be paid within sixty days, the treasurer of state may issue his warrant to the sheriff of the county, requiring him to levy, by distress and sale, upon the real and personal property of any of the inhabitants of the town; and the sheriff or his deputy shall execute such warrants, observing the regulations provided for satisfying warrants against deficient collectors, as prescribed by chapter ten of the revised statutes.

Sect. 5. When any state tax assessed upon any city or town remains unpaid, such city or town is precluded from drawing from the state treasurer the school funds set apart for such city or town, so long as such tax remains unpaid.

Sect. 6. This act shall take effect when approved.

Approved March 24, 1905.

Chapter 394.

An Act for the assessment of a State Tax for the year one thousand nine hundred and six, amounting to the sum of nine hundred eighteen thousand one hundred seventy-four dollars and nineteen cents.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. That each city, town, plantation, or any other place hereinafter named, within this state, shall be assessed and pay the several sums with which they respectively stand charged in the following lists; the same being in addition to the poll tax of one cent on each poll, a tax of two and one-half mills on the dollar of the present valuation for the current disbursements of the treasury, for the year nineteen hundred and six and for the school mill fund established by an act approved February twenty-seven, eighteen hundred and seventy-two.

State tax, 1906

ANDROSCOGGIN COUNTY.

Auburn	Seventeen thousand three hundred four- teen dollars and twenty-two cents.....	\$17,314 22
Durham	Eight hundred forty-three dollars and forty cents	843 40
East Livermore	Two thousand five hundred and fifty- seven dollars and four cents	2,557 04
Greene	Seven hundred fifty-seven dollars and fifty-nine cents	757 59
Leeds	Eight hundred and eleven dollars and forty-one cents	811 41
Lewiston	Thirty-five thousand eight hundred eigh- teen dollars and thirty-nine cents.....	35,818 39
Lisbon	Five thousand four hundred eight dollars and forty-six cents	5,408 46
Livermore	One thousand one hundred twenty-three dollars and seven cents	1,123 07
Mechanic Falls	Two thousand one hundred sixty-five dol- lars and seventy-seven cents	2,165 77
Minot	Eight hundred thirty-three dollars and three cents	833 03
Poland	Two thousand forty-five dollars and thirty-two cents	2,045 32
Turner	One thousand seven hundred seventy- six dollars and sixteen cents	1,776 16
Wales	Five hundred three dollars and twenty- two cents	503 22
Webster	One thousand three hundred thirty-nine dollars and twelve cents	1,339 12
Total	Seventy-three thousand two hundred ninety-six dollars and twenty cents....	\$73,296 20

AROOSTOOK COUNTY.

Amity	One hundred seventy-three dollars and ten cents	\$173 10
Ashland	One thousand eighty-four dollars and sixty-three cents	1,084 63
Bancroft	One hundred forty-two dollars and six cents	142 06
Benedicta	One hundred forty-five dollars and twenty-seven cents	145 27
Blaine	Four hundred sixty-three dollars and fifty-one cents	463 51
Bridgewater	Eight hundred sixty-seven dollars and fifteen cents	867 15

AROOSTOOK COUNTY—CONTINUED.

Caribou	Three thousand eight hundred fifty-seven dollars and fifty cents	3,857 50
Castle Hill	Two hundred sixty-five dollars and ninety-seven cents	265 97
Crystal	Two hundred fifty-one dollars and twenty-seven cents	251 27
Dyer Brook	Two hundred seventeen dollars and fifty-eight cents	217 58
Easton	Eight hundred eighty-eight dollars and eighty-eight cents	888 88
Fort Fairfield	Three thousand six hundred thirty-three dollars and fifty-nine cents	3,633 59
Fort Kent	One thousand sixty-three dollars and seventy-four cents	1,063 74
Frenchville	Two hundred ninety-eight dollars and ninety-six cents	298 96
Grand Isle	Two hundred eighty-four dollars and ninety-five cents	284 95
Haynesville	One hundred seventy-five dollars and eleven cents	175 11
Hersey	One hundred fifty dollars and seventy-one cents	150 71
Hodgdon	Six hundred seventy-one dollars and sixty-nine cents	671 69
Houlton	Six thousand eight hundred thirty-five dollars and ninety-two cents	6,835 92
Island Falls	Seven hundred fifty-eight dollars and seventy-eight cents	758 78
Limestone	Nine hundred forty-seven dollars and forty-nine cents	947 49
Linneus	Five hundred ninety-five dollars and sixty-three cents	595 63
Littleton	Eight hundred ten dollars and sixty-nine cents	810 69
Ludlow	Two hundred eighty-five dollars and eight cents	285 08
Madawaska	Four hundred fifty-eight dollars and seventy-six cents	458 76
Mapleton	Six hundred thirty-eight dollars and eighty-one cents	638 81
Mars Hill	Seven hundred twenty-four dollars and five cents	724 05
Masardis	Two hundred ninety dollars and five cents	290 05
Monticello	Eight hundred sixty-three dollars and eighty-eight cents	863 88
New Limerick	Four hundred fifty-three dollars and twenty-four cents	453 24
New Sweden	Four hundred sixteen dollars and sixty-five cents	416 05
Oakfield	Two hundred sixty-nine dollars and fifty-two cents	269 52
Orient	One hundred twenty-three dollars and twelve cents	123 12
Perham	Three hundred fifty-six dollars and thirty-three cents	356 33
Presque Isle	Four thousand one hundred twenty-three dollars and nineteen cents	4,123 19

AROOSTOOK COUNTY—CONCLUDED.

Saint Agatha	Two hundred sixty-one dollars and ninety-five cents	261 96
Sherman	Five hundred four dollars and eighty-eight cents	504 88
Smyrna	Two hundred ninety-four dollars and sixty-seven cents	294 67
Van Buren	Eight hundred fifty-four dollars and seventy cents	854 70
Washburn	Six hundred sixty-six dollars and seventy-three cents	666 73
Westfield	Three hundred nineteen dollars and seventy-nine cents	319 79
Weston	One hundred fifty dollars and seventy-four cents	150 74
Woodland	Five hundred thirteen dollars and forty-one cents	513 41
Cary Pl	Eighty dollars and four cents	80 04
Caswell Pl	One hundred thirty-three dollars and thirty-seven cents	133 37
Chapman Pl.	One hundred sixty-seven dollars and fifty-nine cents	167 69
Connor Pl.	One hundred sixty-six dollars and fifty-one cents	166 61
Cyr Pl.	One hundred thirty-eight dollars and sixty-three cents	138 63
Eagle Lake Pl.	Three hundred eighteen dollars and forty-three cents	318 43
Hamlin Pl.	Two hundred six dollars and seventy-nine cents	206 79
Macwahoc Pl.	One hundred twenty-two dollars and fifty-two cents	122 52
Merrill Pl.	Two hundred one dollars and eleven cents	201 11
Moro Pl.	One hundred twenty-seven dollars and thirteen cents	127 13
New Canada Pl.	Ninety-seven dollars and five cents	97 05
Portage Lake Pl.	Two hundred twenty-five dollars	225 00
Reed Pl.	Two hundred ninety-eight dollars and ninety cents	298 90
St. Francis Pl.	Two hundred twenty-two dollars and seventy-eight cents	222 78
St. John Pl.	One hundred eighteen dollars and seven cents	118 07
Silver Ridge Pl.	Ninety-six dollars and six cents	96 06
Wade Pl.	One hundred fifty-seven dollars and thirty-two cents	157 32
Wallagrass Pl.	One hundred forty-nine dollars and two cents	149 02
Total	Forty thousand one hundred eighty dollars and five cents	\$40,180 05

AROOSTOOK COUNTY WILD LANDS.

A, R. 2, W. E. L. S.	Ninety-two dollars and fifty-two cents....	92 52
B, R. 2, W. E. L. S., Hammond	Two hundred forty-seven dollars and ninety-five cents	247 95
C, R. 2, W. E. L. S.	Two hundred twenty dollars and forty cents	220 40
D, R. 2, W. E. L. S.	Two hundred fourteen dollars and seventy-seven cents	214 77
E, R. 2, W. E. L. S.	One hundred twenty-seven dollars and twenty-two cents	127 22
No. 3, R. 2, W. E. L. S. Forkstown	Two hundred ten dollars	210 00
Cox Patent	Ten dollars	10 00
No. 2, R. 3, W. E. L. S., Glenwood	Ninety-six dollars and twenty-five cents.	96 25
No. 3, R. 3, W. E. L. S.	One hundred sixty-five dollars and thirty cents	165 30
No. 4, R. 3, W. E. L. S.	One hundred ten dollars and twenty cents	110 20
No. 7, R. 3, W. E. L. S., Dudley	Two hundred twenty dollars and forty cents	220 40
No. 8, R. 3, W. E. L. S.	Two hundred ten dollars and forty cents	210 40
No. 9, R. 3, W. E. L. S.	Two hundred thirty-four dollars and eighteen cents	234 18
No. 10, R. 3, W. E. L. S.	Three hundred thirty dollars and sixty cents	330 00
No. 16, R. 3, W. E. L. S., Stockholm	Three hundred dollars and fifty-four cents	300 54
No. 17, R. 3, W. E. L. S., North ½	Seventy-one dollars and eighty-one cents.	71 81
No. 17, R. 3, W. E. L. S., South ½	Seventy-one dollars and eighty-one cents.	71 81
No. 1, R. 4, W. E. L. S., Yarmouth Academy ..	One hundred ninety-eight dollars and seventeen cents	198 17
No. 2, R. 4, W. E. L. S.	Two hundred twenty dollars and forty cents	220 40
No. 3, R. 4, W. E. L. S.	Two hundred six dollars and sixty-two cents	206 62
No. 7, R. 4, W. E. L. S., Webbertown	Two hundred thirty-four dollars and eighteen cents	234 18
No. 8, R. 4, W. E. L. S., St. Croix	One hundred seventy-nine dollars and eight cents	179 08
No. 9, R. 4, W. E. L. S., Griswold	Two hundred twenty dollars and forty cents	220 40
No. 10, R. 4, W. E. L. S., Northeast ¼, Squaw- pan	Forty-one dollars and thirty-two cents ..	41 32
No. 10, R. 4, W. E. L. S., South ¼ and North- west ¼, Squawpan	One hundred fifty-four dollars and ninety-seven cents	154 97
No. 11, R. 4, W. E. L. S., Southwest ¼	Twenty-four dollars and eleven cents....	24 11
No. 11, R. 4, W. E. L. S., North ¼ and South- east ¼	One hundred thirty-four dollars and thirty cents	134 30
No. 15, R. 4, W. E. L. S., Westmanland Pl.	One hundred ninety-two dollars and eighty-five cents	192 85
No. 16, R. 4, W. E. L. S.	Two hundred six dollars and sixty-two cents	206 62
No. 17, R. 4, W. E. L. S., North ½	Twenty-seven dollars and fifty-five cents	27 55
No. 17, R. 4, W. E. L. S., South ½	Seventy-five dollars and seventy-six cents	75 76
A, R. 5, North part, W. E. L. S., Molunkus	One hundred dollars and eighty cents.....	100 80

AROOSTOOK COUNTY WILD LANDS—CONTINUED.

A. R. 5, South part, W. E. L. S., Molunkus	Sixty-eight dollars and seventy cents.....	68 70
No. 1, R. 5, W. E. L. S.	One hundred sixty-five dollars and thirty cents	165 30
No. 7, R. 5, W. E. L. S.	One hundred ninety-two dollars and eighty-five cents	192 85
No. 8, R. 5, W. E. L. S.	One hundred seventy dollars and ninety-five cents	170 95
No. 9, R. 5, W. E. L. S.	One hundred thirty-eight dollars	138 00
No. 13, R. 5, W. E. L. S.	One hundred thirty-seven dollars and seventy-five cents	137 75
No. 14, R. 5, W. E. L. S.	One hundred ninety-two dollars and eighty-five cents	192 85
No. 15, R. 5, W. E. L. S.	One hundred seventy-nine dollars and eight cents	179 08
No. 16, R. 5, W. E. L. S.	Ninety-six dollars and forty-three cents..	96 43
No. 17, R. 5, W. E. L. S.	Eighty-seven dollars and sixty-one cents.	87 61
No. 9, R. 6, W. E. L. S., Oxbow	One hundred fifty dollars	150 00
No. 10, R. 6, W. E. L. S., North ½	Ninety-six dollars and fifty-one cents.....	96 51
No. 10, R. 6, W. E. L. S., South ½	Sixty-two dollars and five cents	62 05
No. 11, R. 6, W. E. L. S., Garfield Pl.	Two hundred one dollars and ninety-eight cents	201 98
No. 12, R. 6, W. E. L. S., Nashville	Two hundred six dollars and sixty-two cents	206 62
No. 14, R. 6, W. E. L. S.	One hundred seventy-nine dollars and eight cents	179 08
No. 15, R. 6, W. E. L. S.	One hundred seventy-nine dollars and eight cents	179 08
No. 16, R. 6, W. E. L. S.	Ninety-six dollars and sixty cents.....	96 60
No. 9, R. 7, W. E. L. S.	One hundred ninety-three dollars and twenty cents	193 20
No. 10, R. 7, W. E. L. S.	One hundred ninety-two dollars and eighty-five cents	192 85
No. 11, R. 7, W. E. L. S., East ½	Eighty-nine dollars and fifty-four cents..	89 54
No. 11, R. 7, W. E. L. S., Southwest ½	Eighty-nine dollars and fifty-four cents..	89 54
No. 12, R. 7, W. E. L. S.	One hundred seventy-nine dollars and eight cents	179 08
No. 13, R. 7, W. E. L. S., Pine & Spruce Timber	Ninety-six dollars and forty-three cents.	96 43
Land and other growth	Ninety-six dollars and forty-three cents.	96 43
No. 14, R. 7, W. E. L. S.	One hundred ninety-two dollars and eighty-five cents	192 85
No. 15, R. 7, W. E. L. S., Hill Plan	One hundred sixty-five dollars and sixty cents	165 60
No. 9, R. 8, W. E. L. S.	One hundred sixty-two dollars and sixty-nine cents	162 69
No. 10, R. 8, W. E. L. S.	Two hundred twelve dollars and two cents	212 02
No. 11, R. 8, W. E. L. S.	One hundred sixty-nine dollars and twenty cents	169 20
No. 12, R. 8, W. E. L. S.	One hundred seventy dollars and nine cents	170 09
No. 13, R. 8, W. E. L. S.	One hundred sixty-nine dollars and thirty-seven cents	169 37
No. 14, R. 8, W. E. L. S.	One hundred sixty-five dollars and twenty-six cents.....	165 26
No. 15, R. 8, W. E. L. S., North ½	Sixty-five dollars and eleven cents.....	65 11
No. 15, R. 8, W. E. L. S., South ½	Sixty-five dollars and eleven cents.....	65 11
No. 16, R. 8, W. E. L. S.	One hundred fifty-four dollars and thirty-two cents.....	154 32
No. 11, R. 9, W. E. L. S.	One hundred seventy-three dollars.....	173 00

AROOSTOOK COUNTY WILD LANDS—CONTINUED.

No. 12, R. 9, W. E. L. S.	One hundred sixty-nine dollars and fifty-two cents.....	100 53
No. 13, R. 9, W. E. L. S.	One hundred sixty-five dollars and ninety-two cents.....	105 92
No. 14, R. 9, W. E. L. S.	One hundred thirty-six dollars and three cents.....	136 08
No. 15, R. 9, W. E. L. S.	One hundred thirty-one dollars and four cents.....	131 04
No. 16, R. 9, W. E. L. S.	One hundred fifty-three dollars and sixty-three cents.....	153 63
No. 11, R. 10, W. E. L. S.	One hundred ninety-six dollars and twenty-six cents.....	196 26
No. 12, R. 10, W. E. L. S.	One hundred forty-seven dollars and sixty-four cents.....	147 64
No. 13, R. 10, W. E. L. S.	One hundred forty-three dollars and seventy-one cents.....	143 71
No. 14, R. 10, W. E. L. S.	One hundred forty-one dollars and forty-six cents.....	141 46
No. 15, R. 10, W. E. L. S.	One hundred twenty-four dollars and ninety cents.....	124 90
No. 16, R. 10, W. E. L. S.	Ninety-nine dollars and seventy-eight cents.....	99 78
No. 17, R. 10, W. E. L. S.	Sixty-one dollars and sixty cents.....	61 60
No. 18, R. 10, W. E. L. S.	One hundred thirty-nine dollars and seventy-one cents.....	139 71
No. 11, R. 11, W. E. L. S.	One hundred sixty-five dollars and sixty-seven cents.....	165 67
No. 12, R. 11, W. E. L. S.	One hundred fifty-three dollars and nine cents.....	153 09
No. 13, R. 11, W. E. L. S.	One hundred forty-two dollars and twenty-two cents.....	142 22
No. 14, R. 11, W. E. L. S., North $\frac{1}{2}$	Seventy-seven dollars and thirty-nine cents.....	77 39
No. 14, R. 11, W. E. L. S., South $\frac{1}{2}$	Seventy dollars and thirty-five cents.....	70 35
No. 15, R. 11, W. E. L. S., North $\frac{1}{2}$	Sixty-one dollars and fifty-eight cents....	61 58
No. 15, R. 11, W. E. L. S., South $\frac{1}{2}$	Sixty-one dollars and fifty-eight cents....	61 58
No. 16, R. 11, W. E. L. S.	Ninety-four dollars and thirty-seven cents.....	94 37
No. 17, R. 11, W. E. L. S.	One hundred nine dollars and thirty-eight cents.....	109 38
No. 18, R. 11, W. E. L. S.	One hundred twenty-four dollars and fifty-three cents.....	124 53
No. 19, R. 11, W. E. L. S.	One hundred forty-eight dollars and sixty-nine cents.....	148 69
No. 11, R. 12, W. E. L. S.	One hundred fifty-two dollars and seventy-three cents.....	152 73
No. 12, R. 12, W. E. L. S.	One hundred thirty-nine dollars and thirty-six cents.....	139 36
No. 13, R. 12, W. E. L. S.	One hundred thirty-nine dollars and six cents.....	139 06
No. 14, R. 12, W. E. L. S.	One hundred thirty-eight dollars and sixty-four cents.....	138 64
No. 15, R. 12, W. E. L. S.	One hundred thirty-four dollars and twenty-eight cents.....	134 28
No. 16, R. 12, W. E. L. S.	Ninety-five dollars and eighty-nine cents.....	95 89
No. 17, R. 12, W. E. L. S.	One hundred twenty-three dollars and ninety-six cents.....	123 96
No. 18, R. 12, W. E. L. S., Northeast $\frac{1}{4}$	Thirty-one dollars and twelve cents.....	31 12
No. 18, R. 12, W. E. L. S., West $\frac{1}{4}$	Sixty-two dollars and twenty-four cents.....	62 24
No. 18, R. 12, W. E. L. S., Southeast $\frac{1}{4}$	Thirty-one dollars and twelve cents.....	31 12
No. 19, R. 12, W. E. L. S.	One hundred sixty-one dollars and forty-six cents.....	161 46
No. 20, R. 11, & 12, W. E. L. S.	One hundred ninety-three dollars and forty-eight cents.....	193 48
No. 11, R. 13, W. E. L. S.	One hundred sixty-six dollars and sixty-three cents.....	166 63
No. 12, R. 13, W. E. L. S.	One hundred thirty-eight dollars and thirty-six cents.....	138 36
No. 13, R. 13, W. E. L. S.	One hundred fifty-two dollars and eighty cents.....	152 80

AROOSTOOK COUNTY WILD LANDS—CONCLUDED.

No. 14, R. 13, W. E. L. S.	One hundred twenty-four dollars and twenty-nine cents.....	124 29
No. 15, R. 13, W. E. L. S.	One hundred thirty-seven dollars and fifty cents.....	137 50
No. 16, R. 13, W. E. L. S.	One hundred twenty-three dollars and ninety-six cents.....	123 96
No. 17, R. 13, W. E. L. S.	One hundred eleven dollars and fifty cents	111 50
No. 18, R. 13, W. E. L. S.	One hundred twelve dollars and seventy nine cents.....	112 79
No. 11, R. 14, W. E. L. S.	One hundred sixty-four dollars and ninety-one cents.....	164 91
No. 12, R. 14, W. E. L. S., East ½	Sixty-two dollars and fifty cents	62 50
No. 12, R. 14, W. E. L. S., West ½	Sixty-two dollars and fifty cents	62 50
No. 13, R. 14, W. E. L. S.	One hundred thirty-nine dollars and ninety-seven cents.....	139 97
No. 14, R. 14, W. E. L. S.	One hundred sixty-three dollars and thirteen cents.....	163 13
No. 15, R. 14, W. E. L. S.	One hundred thirty-seven dollars and fifteen cents.....	137 15
No. 16, R. 14, W. E. L. S.	One hundred fifty-seven dollars and ninety-two cents	157 92
No. 17, R. 14, W. E. L. S.	Seventy-four dollars and sixty-one cents	74 61
No. 11, R. 15, W. E. L. S., East ½	Sixty-eight dollars and ninety-seven cents	68 97
No. 11, R. 15, W. E. L. S., West ½	Sixty-eight dollars and ninety-seven cents	68 97
No. 12, R. 15, W. E. L. S.	One hundred twenty-four dollars and twenty-four cents.....	124 24
No. 13, R. 15, W. E. L. S.	One hundred twenty-five dollars and twenty-one cents.....	125 21
No. 14, R. 15, W. E. L. S.	One hundred thirty-three dollars and twenty-seven cents.....	133 27
No. 15, R. 15, W. E. L. S.	One hundred twenty-one dollars and fifty-nine cents.....	121 59
No. 11, R. 16, W. E. L. S.	One hundred ten dollars and twenty cents	110 20
No. 12, R. 16, W. E. L. S.	One hundred ten dollars and nineteen cents	110 19
No. 13, R. 16, W. E. L. S.	One hundred seventy-three dollars and ninety-seven cents.....	173 97
No. 14, R. 16, W. E. L. S.	Seventy-three dollars and seventy-three cents	73 73
No. 11, R. 17, W. E. L. S.	One hundred sixty-five dollars and eighty-three cents.....	165 83
No. 12, R. 17, W. E. L. S.	One hundred dollars and fifty cents.....	100 50
Total	Eighteen thousand three hundred eighty-five dollars and eighteen cents.....	\$18,385 18

AROOSTOOK COUNTY—TIMBER AND GRASS ON RESERVED LANDS.

A, R. 2, W. E. L. S. ...	Four dollars and thirteen cents	\$4 13
C, R. 2, W. E. L. S. ...	Eight dollars and seventy-five cents.....	8 75
D, R. 2, W. E. L. S. ...	Nine dollars and twenty-two cents.....	9 22
No. 3, R. 3, W. E. L. S.	Seven dollars and thirty-eight cents.....	7 38
No. 4, R. 3, W. E. L. S.	Two dollars and eighty cents.....	2 80
N. 7, R. 3, W. E. L. S.	Eight dollars and forty cents.....	8 40
No. 8, R. 3, W. E. L. S.	Eight dollars and forty cents.....	8 40
No. 9, R. 3, W. E. L. S.	Eight dollars and thirteen cents.....	8 13
No. 10, R. 3, W. E. L. S.	Thirteen dollars and seventy-five cents....	13 75
No. 17, R. 3, W. E. L. S.	Five dollars and sixty-two cents.....	5 62

AROOSTOOK COUNTY—TIMBER AND GRASS—CONTINUED.

No. 1, R. 4, W. E. L. S.	Seven dollars and eighty cents.....	7 80
No. 2, R. 4, W. E. L. S.	Eight dollars and forty cents.....	8 40
No. 3, R. 4, W. E. L. S.	Eight dollars and thirteen cents.....	8 13
No. 7, R. 4, W. E. L. S.	Nine dollars and thirty-eight cents.....	9 38
No. 8, R. 4, W. E. L. S.	Six dollars and eighty-seven cents.....	6 87
No. 9, R. 4, W. E. L. S.	Eight dollars and seventy-five cents.....	8 75
No. 10, R. 4, W. E. L. S.	Seven dollars and fifty cents.....	7 50
No. 11, R. 4, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 16, R. 4, W. E. L. S.	Eight dollars and thirteen cents.....	8 13
No. 17, R. 4, W. E. L. S.	Three dollars and seventy-five cents.....	3 75
No. 1, R. 5, W. E. L. S.	Six dollars.....	6 00
No. 7, R. 5, W. E. L. S.	Seven dollars and fifty cents.....	7 50
No. 8, R. 5, W. E. L. S.	Six dollars and eighty-seven cents.....	6 87
No. 9, R. 5, W. E. L. S.	Five dollars.....	5 00
No. 13, R. 5, W. E. L. S.	Five dollars.....	5 00
No. 14, R. 5, W. E. L. S.	Seven dollars and fifty cents.....	7 50
No. 15, R. 5, W. E. L. S.	Six dollars and eighty-seven cents.....	6 87
No. 16, R. 5, W. E. L. S.	Three dollars and thirteen cents.....	3 13
No. 17, R. 5, W. E. L. S.	Three dollars and thirteen cents.....	3 13
No. 10, R. 6, W. E. L. S.	Six dollars and eighty-seven cents.....	6 87
No. 14, R. 6, W. E. L. S.	Six dollars and eighty-seven cents.....	6 87
No. 15, R. 6, W. E. L. S.	Six dollars and eighty-seven cents.....	6 87
No. 16, R. 6, W. E. L. S.	Three dollars and thirteen cents.....	3 13
No. 9, R. 7, W. E. L. S.	Seven dollars and fifty cents.....	7 50
No. 10, R. 7, W. E. L. S.	Seven dollars and fifty cents.....	7 50
No. 11, R. 7, W. E. L. S.	Six dollars and eighty-seven cents.....	6 87
No. 12, R. 7, W. E. L. S.	Six dollars and eighty-seven cents.....	6 87
No. 13, R. 7, W. E. L. S.	Three dollars and thirteen cents.....	3 13
No. 14, R. 7, W. E. L. S.	Seven dollars and fifty cents.....	7 50
No. 9, R. 8, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 10, R. 8, W. E. L. S.	Eight dollars and thirteen cents.....	8 13
No. 11, R. 8, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 12, R. 8, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 13, R. 8, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 14, R. 8, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 15, R. 8, W. E. L. S.	Five dollars.....	5 00
No. 16, R. 8, W. E. L. S.	Five dollars and sixty-two cents.....	5 62
No. 11, R. 9, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 12, R. 9, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 13, R. 9, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 14, R. 9, W. E. L. S.	Five dollars.....	5 00
No. 15, R. 9, W. E. L. S.	Five dollars.....	5 00
No. 16, R. 9, W. E. L. S.	Five dollars and sixty-two cents.....	5 62

AROOSTOOK COUNTY—TIMBER AND GRASS—CONTINUED.

No. 11, R. 10, W. E. L. S.	Six dollars and eighty-seven cents.....	6 87
No. 12, R. 10, W. E. L. S.	Five dollars	5 00
No. 13, R. 10, W. E. L. S.	Five dollars	5 00
No. 14, R. 10, W. E. L. S.	Five dollars	5 00
No. 15, R. 10, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 18, R. 10, W. E. L. S.	Six dollars and thirty-one cents.....	6 31
No. 11, R. 11, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 12, R. 11, W. E. L. S.	Five dollars and sixty-two cents.....	5 62
No. 13, R. 11, W. E. L. S.	One dollar and sixty-seven cents..	1 67
No. 14, R. 11, W. E. L. S.	Five dollars and sixty-two cents..	5 62
No. 15, R. 11, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 18, R. 11, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 19, R. 11, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 20, R. 11, & 12, W. E. L. S.	Five dollars and forty-seven cents.....	5 47
No. 11, R. 12, W. E. L. S.	Five dollars and sixty-two cents.....	5 62
No. 12, R. 12, W. E. L. S.	Five dollars	5 00
No. 13, R. 12, W. E. L. S.	Five dollars	5 00
No. 14, R. 12, W. E. L. S.	Five dollars	5 00
No. 15, R. 12, W. E. L. S.	Five dollars	5 00
No. 16, R. 12, W. E. L. S.	Three dollars and twelve cents.....	3 12
No. 17, R. 12, W. E. L. S.	Four dollars and thirty-seven cents.....	4 37
No. 18, R. 12, W. E. L. S.	Four dollars and thirty-seven cents.....	4 37
No. 19, R. 12, W. E. L. S.	Five dollars	5 00
No. 11, R. 13, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 12, R. 13, W. E. L. S.	Five dollars	5 00
No. 13, R. 13, W. E. L. S.	Five dollars and sixty-two cents.....	5 62
No. 14, R. 13, W. E. L. S.	Four dollars and thirty-seven cents.....	4 37
No. 15, R. 13, W. E. L. S.	Five dollars	5 00
No. 16, R. 13, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 17, R. 13, W. E. L. S.	Three dollars and seventy-five cents.....	3 75
No. 18, R. 13, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 11, R. 14, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 12, R. 14, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 13, R. 14, W. E. L. S.	Five dollars	5 00
No. 14, R. 14, W. E. L. S.	Six dollars and twenty-five cents	6 25
No. 15, R. 14, W. E. L. S.	Four dollars and sixty cents.....	4 60
No. 16, R. 14, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 17, R. 14, W. E. L. S.	Three dollars and twenty-eight cents. ..	3 28
No. 11, R. 15, W. E. L. S.	Five dollars	5 00
No. 12, R. 15, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 13, R. 15, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 14, R. 15, W. E. L. S.	Five dollars	5 00

AROOSTOOK COUNTY—TIMBER AND GRASS—CONCLUDED.

No. 15, R. 15, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 11, R. 16, W. E. L. S.	Three dollars and seventy-five cents.....	3 75
No. 12, R. 16, W. E. L. S.	Three dollars and seventy-five cents.....	3 75
No. 12, R. 16, W. E. L. S.	Five dollars and forty-seven cents.....	5 47
No. 14, R. 16, W. E. L. S.	Three dollars and twenty-eight cents....	3 28
No. 11, R. 17, W. E. L. S.	One dollar	1 00
No. 12, R. 17, W. E. L. S.	Three dollars and thirteen cents.....	3 13
Total	Five hundred seventy-nine dollars and twenty-four cents	579 24

CUMBERLAND COUNTY.

Baldwin	Eight hundred seventy dollars and twenty-three cents	870 23
Bridgton	Three thousand five hundred thirty-two dollars and three cents	3,532 03
Brunswick	Nine thousand five hundred eighty-six dollars and fifty-seven cents	9,586 57
Cape Elizabeth	Two thousand forty-one dollars and ninety-six cents	2,041 96
Casco	Seven hundred three dollars and twelve cents	703 12
Cumberland	Two thousand ninety-three dollars and thirty-nine cents	2,093 39
Falmouth	Two thousand nine hundred fifty dollars and seventy-six cents	2,950 76
Freeport	Three thousand seventy-two dollars and forty-eight cents	3,072 48
Gorham	Three thousand seven hundred forty-three dollars and fourteen cents	3,743 14
Gray	One thousand three hundred fifty-one dollars and eighty-four cents	1,351 84
Harpewell	One thousand nine hundred fifty-five dollars and six cents	1,955 06
Harrison	One thousand eighty dollars and fifty-nine cents	1,080 59
Naples	Six hundred sixty-one dollars and eighty-one cents	661 81
New Gloucester	Two thousand six hundred seventy-two dollars and forty-one cents	2,672 41
North Yarmouth	Eight hundred six dollars and twenty-nine cents	806 29
Otisfield	Five hundred eighty-eight dollars and seventy-two cents	588 72
Portland	One hundred twenty-nine thousand one hundred eighty-eight dollars and twenty-two cents	129,188 22
Pownal	Six hundred fifty-four dollars and forty-six cents	654 46
Raymond	Five hundred forty-seven dollars and eight cents	547 08
Scarborough	Two thousand six hundred eighty-nine dollars and thirty-four cents	2,689 34
Sebago	Four hundred nine dollars and one cent..	409 01

CUMBERLAND COUNTY—CONCLUDED.

South Portland	Six thousand nine hundred sixty-five dollars and twenty-four cents	6,965 24
Standish	One thousand seven hundred fifty-seven dollars and twenty-seven cents	1,757 27
Westbrook	Ten thousand six hundred ninety-one dollars and ninety-eight cents	10,691 98
Windham	Two thousand five hundred fifty-six dollars and fifty-one cents	2,556 61
Yarmouth	Three thousand five hundred sixty-seven dollars and eighty-one cents	3,567 81
Total	One hundred ninety-six thousand seven hundred thirty-seven dollars and thirty-two cents	\$196,737 32

FRANKLIN COUNTY.

Avon	Three hundred fifty-four dollars and seventy-three cents	354 73
Carthage	Three hundred sixty dollars and forty-four cents	360 44
Chester ville	Six hundred seventeen dollars and eighty-four cents	617 84
Eustis	Three hundred eighty-nine dollars and thirty-one cents	389 31
Farmington	Four thousand six hundred forty dollars and thirty cents	4,640 30
Freeman	Two hundred forty-eight dollars and sixty-two cents	248 62
Industry	Two hundred seventy dollars and eighty-one cents	270 81
Jay	Four thousand one hundred thirty-four dollars and forty cents	4,134 40
Kingfield	Eight hundred seventy-eight dollars and thirty-four cents	878 34
Madrid	One hundred eighty-six dollars and ninety-four cents	186 94
New Sharon	Nine hundred forty-two dollars and ninety-two cents	942 92
New Vineyard	Four hundred seventeen dollars and forty-one cents	417 41
Phillips	One thousand five hundred ten dollars and thirty-two cents	1,510 22
Rangeley	One thousand three hundred twenty dollars and forty-six cents	1,320 46
Salem	One hundred thirty-one dollars and seventy-one cents	131 71
Strong	Six hundred fifty-eight dollars and seventy-one cents	658 71
Temple	Three hundred thirty-five dollars and fifty-eight cents	335 58
Weid	Five hundred sixty-one dollars and sixty-seven cents	561 67
Wilton	Two thousand one hundred thirty-seven dollars and forty-six cents	2,137 46
Total	Twenty thousand ninety-seven dollars and ninety-seven cents	\$20,097 97

FRANKLIN COUNTY WILD LANDS.

No. 4, Washington Pl.	Ten dollars	\$10 00
No. 2, R. 1, South Part, Sandy River, W. B. K. P.	One hundred dollars and eighty cents...	100 80
No. 2, R. 1, North part, Greenvale Pl., W. B. K. P.	Seventy-two dollars	72 00
No. 2, R. 1, Rangeley Pl., W. B. K. P.	Five hundred sixty dollars	560 00
No. 4, R. 1, B. K. P., "Elias Thomas Tract," Mt. Abram	Nineteen dollars and eighty-nine cents...	19 80
No. 4, R. 1, B. K. P., Northeast part, "Mead Tract" Mt. Abram ...	One hundred thirty dollars and two cents	130 02
No. 4, R. 2, B. K. P., Crockertown	Two hundred forty-seven dollars and ninety-five cents	247 95
No. 4, R. 2, B. K. P., South half, Wyman ..	One hundred ten dollars and six cents....	110 06
D. R. 1	One hundred forty dollars and ninety- four cents	140 94
No. 1, R. 2, W. B. K. P., Redington	Two hundred twenty dollars and forty cents	220 40
No. 2, R. 2, W. B. K. P., Dallas Pl.	Two hundred forty-seven dollars and ninety-five cents	247 95
No. 1, R. 3, Coplin Pl., W. B. K. P.	Two hundred forty-seven dollars and ninety-five cents	247 95
No. 2, R. 3, W. B. K. P., Lang Pl.	One hundred sixty-five dollars and thirty cents	165 30
No. 3, R. 3, W. B. K. P., Davis	Three hundred twenty-five dollars	325 00
No. 1, R. 2, B. K. P., Jerusalem	Two hundred one dollars and sixty cents	201 60
No. 2, R. 4, W. B. K. P., Tim Pond	Two hundred twenty dollars and forty cents	220 40
No. 3, R. 4, W. B. K. P., Steatsontown	One hundred ninety-four dollars and thirty-four cents	194 34
No. 1, R. 5, W. B. K. P., Jim Pond	Seventy-nine dollars and five cents	79 05
No. 2, R. 5, W. B. K. P., Alder Stream	Two hundred twenty dollars and forty cents	220 40
No. 2, R. 5, W. B. K. P., Seven Pond	Three hundred thirty-six dollars	336 00
No. 1, R. 6, South part, W. B. K. P. Kibby ..	One hundred twenty-eight dollars and fifty-seven cents	128 57
No. 1, R. 6, North part W. B. K. P., Kibby	One hundred eighty dollars and five cents	180 05
No. 2, R. 6, W. B. K. P., Chain Pond	Two hundred eighteen dollars and seventy-five cents.....	218 75
No. 2, R. 6, W. B. K. P., Mass. Gore	One hundred sixty-one dollars and seventy-five cents.....	161 75
No. 1, R. 7, W. B. K. P., Merrill Strip	Two hundred twenty-seven dollars and twenty-five cents.....	227 25
No. 2, R. 7, W. B. K. P., Merrill Strip	Sixty-nine dollars and eighty-seven cents	69 87
No. 1, R. 8, W. B. K. P., Lowelltown	One hundred seventy-seven dollars and thirty-seven cents	177 37
No. 2, R. 8, W. B. K. P., Beattie	One hundred five dollars.....	105 00

FRANKLIN COUNTY WILD LANDS—CONCLUDED.

Gore north of Nos. 2 and 3, R. 6, Coburn	Eighty-seven dollars and fifty cents.....	87 50
No. 6, North of Weld & between Phillips and Byron, East part	One hundred forty-two dollars and eighty-seven cents.....	142 87
No. 6, North of Weld & between Phillips and Byron, West part	Fifty-one dollars and sixty cents.....	51 00
Gore north of No. 1, R. 8	Eighty-five dollars and thirty-one cents..	85 31
Letter E	One hundred nine dollars and thirty-two cents	109 32
Perkins, between Carthage and Temple	Forty dollars.....	40 00
Total	Five thousand six hundred thirty-five dollars and twenty-six cents	\$5,635 26

FRANKLIN COUNTY—TIMBER AND GRASS ON RESERVED LANDS.

D., R. 1	Five dollars and forty cents	\$5 40
No. 1, R. 2, W. B. K. P.	Eight dollars and seventy-five cents.....	8 75
No. 2, R. 3, W. B. K. P.	Fourteen dollars and forty cents.....	14 40
No. 2, R. 4, W. B. K. P.	Eight dollars and fifty-eight cents.....	8 58
No. 3, R. 4, W. B. K. P.	Seven dollars and fifty cents.....	7 50
No. 1, R. 5, W. B. K. P.	Two dollars and forty cents	2 40
No. 2, R. 5, W. B. K. P.	Eight dollars and seventy-five cents.....	8 75
No. 3, R. 5, W. B. K. P.	Thirteen dollars and twenty cents.....	13 20
No. 1, R. 6, W. B. K. P. South part	Five dollars.....	5 00
No. 1, R. 6, W. B. K. P. North part	Seven dollars and fifty cents.....	7 50
No. 2, R. 6, W. B. K. P.	Seven dollars and twenty cents.....	7 20
No. 3, R. 6, W. B. K. P.	Six dollars and eighty-six cents.....	6 86
No. 1, R. 7, W. B. K. P.	Ten dollars.....	10 00
No. 2, R. 7, W. B. K. P.	Two dollars and sixty-eight cents	2 68
No. 1, R. 8, W. B. K. P.	Six dollars and eighty-seven cents.....	6 87
No. 4, R. 1, B. K. P.	Six dollars.....	6 00
No. 3, R. 2, B. K. P.	Seven dollars and twenty cents.....	7 20
No. 4, R. 2, B. K. P.	Nine dollars and sixty cents.....	9 60
No. 4, R. 3, South ½ B. K. P.	Four dollars and eighty cents.....	4 80
Tract north of No. 1, R. 8, W. B. K. P.	Two dollars and sixty-six cents.....	2 66
Total	One hundred forty-five dollars and thirty-five cents	\$145 26

HANCOCK COUNTY.

Amherst	One hundred eighty-eight dollars and eighty-six cents.....	\$188 86
Aurora	One hundred two dollars and ninety-seven cents.....	102 97
Bluehill	One thousand four hundred thirty-three dollars and twenty-three cents.....	1,433 23
Brooklin	Four hundred eight-two dollars and fifty-one cents.....	482 51
Brooksville	Six hundred nine dollars and forty-three cents	609 43
Bucksport	Two thousand three hundred thirty-five dollars and forty-one cents.....	2,335 41
Castine	One thousand three hundred seven dollars and twenty-nine cents.....	1,307 29
Cranberry Isles	Four hundred fifty-five dollars and thirty-three cents.....	455 33
Deer Isle	Nine hundred sixty-three dollars and thirteen cents.....	963 13
Dedham	Two hundred thirty-five dollars and sixty-one cents.....	235 61
Eastbrook	One hundred twenty-five dollars and eighteen cents.....	125 18
Eden	Fourteen thousand three hundred ninety-nine dollars and thirty-five cents.....	14,399 35
Ellsworth	Four thousand nine hundred forty dollars and ten cents.....	4,940 10
Franklin	Eight hundred ninety-four dollars and twenty cents.....	894 20
Gouldsboro	Seven hundred eighty-six dollars and forty-two cents.....	786 42
Hancock	Seven hundred seventy-eight dollars.....	778 00
Isle au Haut	One hundred seventy-eight dollars and eighty-four cents.....	178 84
Lamoine	Four hundred seventy-three dollars and eighty-four cents.....	473 84
Mariaville	One hundred twenty-five dollars and nine cents	125 09
Mount Desert	Four thousand five hundred thirty-six dollars and seventy-seven cents.....	4,536 77
Oriand	Six hundred ninety-five dollars and sixty-eight cents.....	695 68
Otis	Ninety-five dollars and forty-one cents...	95 41
Penobscot	Six hundred sixty-nine dollars and ninety-four cents.....	669 94
Sedgwick	Five hundred twenty-five dollars and forty-two cents	525 42
Sorrento	Four hundred seventy-two dollars and fifty-eight cents.....	472 58
Stonington	Six hundred eighty-six dollars and sixty-one cents.....	686 61
Sullivan	Eight hundred eleven dollars and forty-eight cents.....	811 48
Surry	Four hundred thirty-one dollars and forty-seven cents.....	431 47
Swan's Island	Three hundred sixty-nine dollars and forty-six cents.....	369 46

HANCOCK COUNTY—CONCLUDED.

Tremont	One thousand five hundred three dollars and ninety-four cents.....	1,508 94
Trenton	Three hundred thirty-seven dollars and seventy-one cents.....	337 71
Verona	One hundred fifty-eight dollars and forty-three cents.....	158 43
Waltham	One hundred eighty-five dollars and ninety-two cents.....	185 92
Winter Harbor	Nine hundred fifty-one dollars and forty-four cents.....	951 44
Long Island Pt	Sixty-two dollars and thirty cents.....	62 30
Total	Forty-three thousand three hundred nine dollars and thirty-five cents.....	\$43,309 35

HANCOCK COUNTY WILD LANDS.

No. 3, North Division..	One hundred sixty-five dollars and thirty cents	\$165 30
No. 4, North Division..	One hundred sixty-five dollars and thirty cents	165 30
Strip North of No. 3, North Division	Fifty-eight dollars and eighty-three cents	58 83
Strip North of No. 4, North Division	Fifty-eight dollars and eighty-three cents	58 83
No. 7, South Div. North part	Sixty-five dollars and forty cents.....	65 40
No. 7, South Div. South part	Thirty-five dollars and seventy-one cents	35 71
No. 8, South Division..	Forty-eight dollars.....	48 00
No. 9, South Division..	Twenty-one dollars and sixty cents.....	21 60
No. 10	One hundred fourteen dollars and sixty-eight cents.....	114 68
No. 16, Middle Division	Sixty-eight dollars and eighty-eight cents	68 88
No. 21, Middle Division Moose Hill	Sixty-eight dollars and eighty-eight cents	68 88
No. 22, Middle Division	Eighty-two dollars and sixty-five cents..	82 65
No. 23, Middle Division	One hundred sixty-five dollars and thirty cents	165 30
No. 23, Middle Division	One hundred ten dollars and twenty cents	110 20
No. 23, Middle Division Great Pond	One hundred ten dollars and twenty cents	110 20
No. 34, Middle Division	One hundred ninety-two dollars and eighty-five cents.....	192 85
No. 35, Middle Division	Eighty-two dollars and sixty-five cents..	82 65
No. 39, Middle Division part of	Eighty-two dollars and twenty-seven cents	82 27
No. 39, Middle Division "Black Tract, Tan- nery Lot"	Twenty-five dollars.....	25 00
No. 40, Middle Division	One hundred fifty-one dollars and fifty-two cents.....	151 52
No. 41, Middle Division	Two hundred six dollars and sixty-two cents	206 62
Butter Island	Seven dollars.....	7 00
Eagle Island	Twelve dollars and fifty cents.....	12 50

HANCOCK COUNTY WILD LANDS—CONCLUDED.

Spruce Head & Bear Island	Two dollars and fifty cents.....	2 50
Beach Island	One dollar and fifty cents.....	1 50
Hog Island	Four dollars.....	4 00
Bradbury's Island	Three dollars.....	3 00
Pond, near Little Deer Isle	Fifty cents.....	50
Western Island	Fifty cents.....	50
Little Spruce Island	Sixty-three cents.....	63
Marshall's Island	Twelve dollars and fifty cents.....	12 50
Pickering's Island	Eight dollars and twenty-five cents.....	8 25
Total	Two thousand one hundred thirty-three dollars and fifty-five cents.....	\$2,133 55

HANCOCK COUNTY—TIMBER AND GRASS ON RESERVED LANDS.

No. 3, North Division..	Six dollars	\$6 00
No. 4, North Division..	Six dollars.....	6 00
No. 7, South Division..	Fifty-five cents.....	55
No. 10	Three dollars and sixty cents.....	3 60
No. 16, Middle Division	One dollar and eighty cents.....	1 80
No. 22, Middle Division	Two dollars and forty cents.....	2 40
No. 28, Middle Division	Six dollars.....	6 00
No. 32, Middle Division	Three dollars and sixty cents.....	3 60
No. 34, Middle Division	Seven dollars and twenty cents.....	7 20
No. 36, Middle Division	Two dollars and forty cents.....	2 40
No. 39, Middle Division	Two dollars and forty cents.....	2 40
No. 40, Middle Division	Five dollars and forty cents.....	5 40
No. 41, Middle Division	Seven dollars and eighty cents.....	7 80
Total	Fifty-five dollars and fifteen cents.....	\$55 15

KENNEBEC COUNTY.

Albion	Nine hundred forty-three dollars and nineteen cents	\$943 19
Augusta	Nineteen thousand one hundred seventy-eight dollars and ninety cents.....	19,178 90
Belgrade	One thousand one hundred four dollars and fifty-seven cents.....	1,104 57
Benton	One thousand one hundred forty-seven dollars and fifty-nine cents.....	1,147 59
Chelsea	Five hundred seventy-nine dollars and four cents	579 04
China	One thousand three hundred twenty-six dollars and eighty-nine cents.....	1,326 89
Clinton	One thousand four hundred sixty-seven dollars and ninety-six cents.....	1,467 96
Farmington	One thousand four hundred twenty-nine dollars and seventy-four cents.....	1,429 74

KENNEBEC COUNTY—CONCLUDED.

Fayette	Five hundred twelve dollars and sixty-eight cents	512 68
Gardiner	Eight thousand nine hundred sixty-five dollars and four cents.....	8,965 04
Hallowell	Three thousand six hundred eighty-one dollars and eighteen cents.....	3,681 18
Litchfield	Eight hundred eighty-five dollars and thirty-seven cents	885 37
Manchester	Six hundred sixty-nine dollars and eight cents	669 08
Monmouth	One thousand six hundred dollars and eighty-four cents.....	1,600 84
Mount Vernon	Eight hundred twelve dollars and twenty-one cents	812 21
Oakland	Two thousand four hundred twenty-four dollars and forty-three cents.....	2,424 43
Pittston	One thousand one hundred sixty-five dollars and eighty-three cents.....	1,165 83
Randolph	Seven hundred seventy-six dollars and forty-seven cents	776 47
Readfield	One thousand two hundred sixty-three dollars and twenty-eight cents.....	1,263 28
Rome	Two hundred thirty-one dollars and seventy-one cents	231 71
Sidney	One thousand sixty-two dollars and twenty-two cents	1,062 22
Vassalborough	Two thousand four hundred nineteen dollars and fifty-four cents.....	2,419 54
Vienna	Three hundred eleven dollars and ninety-two cents	311 92
Waterville	Fourteen thousand seven hundred seventy-one dollars and twenty-two cents	14,771 22
Wayne	Five hundred fifty-six dollars and seventy-six cents.....	556 76
West Gardiner	Seven hundred forty-eight dollars and six cents.....	748 06
Windsor	Six hundred four dollars and twelve cents	604 12
Winslow	Five thousand two hundred seventy-seven dollars.....	5,277 00
Winthrop	Three thousand thirty-nine dollars and forty-four cents.....	3,089 44
Unity Pl	Forty-two dollars and thirty-five cents..	42 35
Total	Seventy-eight thousand nine hundred ninety-nine dollars and seventy-three cents	\$78,999 73

KNOX COUNTY.

Appleton	Five hundred ninety-eight dollars and thirty-three cents	\$598 33
Camden	Five thousand nine hundred twenty-six dollars and eighty-three cents	5,926 83
Cushing	Two hundred ninety-three dollars and fifty-six cents	293 56

KNOK COUNTY—CONCLUDED.

Friendship	Five hundred forty-six dollars and fifty-four cents	546 54
Hope	Five hundred two dollars and sixty-nine cents	502 00
Hurricane Isle	One hundred thirty-four dollars and seventy-four cents	134 74
North Haven	Six hundred fourteen dollars and sixty-seven cents	614 67
Rockland	Fourteen thousand seventeen dollars and fifty-two cents	14,617 52
Rockport	Three thousand two hundred forty-five dollars and fifty-two cents	3,245 52
So. Thomaston	Nine hundred twenty-seven dollars and twenty-one cents	927 21
St. George	One thousand thirty-one dollars and sixty-seven cents	1,031 67
Thomaston	Three thousand two hundred forty-six dollars and seventeen cents	3,246 17
Union	One thousand three hundred eleven dollars and ten cents	1,311 10
Vinalhaven	One thousand six hundred forty-four dollars and eighty-one cents	1,644 81
Warren	Two thousand eighty-seven dollars and ninety-nine cents	2,087 99
Washington	Six hundred seventy-eight dollars and forty-seven cents	678 47
Criehaven Pl	Thirty-three dollars and twelve cents...	33 12
Matinicus Isle Pl	Ninety-four dollars and ninety-seven cents	94 97
Muscle Ridge Pl	Eighty-seven dollars and fifty cents.....	87 50
Total	Thirty-seven thousand twenty-three dollars and forty-one cents	37,023 41

LINCOLN COUNTY.

Alna	Four hundred four dollars and fifty cents	404 50
Boothbay	One thousand four hundred twenty-seven dollars and forty-eight cents	1,427 48
Boothbay Harbor	Two thousand six hundred sixty-two dollars and sixty-nine cents	2,662 69
Bremen	Three hundred forty dollars and twenty-six cents	340 26
Bristol	Two thousand fifty dollars and seventy-three cents	2,050 73
Damariscotta	One thousand one hundred forty-six dollars and thirty-three cents	1,146 33
Dresden	Eight hundred eighty-nine dollars and twenty-nine cents	889 29
Edgecomb	Four hundred forty-six dollars and twenty-two cents	446 22
Jefferson	One thousand seventy-one dollars and seventy-eight cents	1,071 78

LINCOLN COUNTY—CONCLUDED.

Newcastle	One thousand seven hundred thirty-nine dollars and fifty-eight cents	1,739 53
Nobleborough	Five hundred eighty-eight dollars and ninety-two cents	588 92
Somerville	One hundred thirty-six dollars and sixty-seven cents	136 67
Southport	Nine hundred thirty-three dollars and five cents	933 05
Waldoboro	Two thousand four hundred thirty-five dollars and eighteen cents	2,435 18
Westport	Two hundred eighteen dollars and eighty-three cents	218 83
Whitensid	One thousand sixty-eight dollars and eighty-four cents	1,068 84
Wiscasset	One thousand one hundred ninety-five dollars and fifty-seven cents	1,195 57
Monhegan Pl	Ninety-two dollars and forty-three cents	92 43
Total	Eighteen thousand eight hundred forty-eight dollars and thirty-five cents.....	\$18,848 35

OXFORD COUNTY.

Albany	Three hundred fifty-one dollars and thirty-four cents	\$351 34
Andover	Five hundred eighty-three dollars and seventy-three cents	583 73
Bethel	Two thousand one hundred eighty-six dollars and ninety-two cents	2,186 92
Brownfield	Seven hundred sixty-six dollars and thirty cents	766 30
Buckfield	One thousand ten dollars and sixty cents	1,010 60
Byron	Two hundred twenty-nine dollars and eighty-one cents	229 51
Canton	Seven hundred seventy-seven dollars and twenty-eight cents	777 28
Denmark	Seven hundred sixty-four dollars and eleven cents	764 11
Dixfield	Eight hundred ninety-six dollars and eleven cents	896 11
Fryeburg	Two thousand twenty-five dollars and forty-two cents	2,025 42
Gilead	Three hundred twenty-eight dollars and ten cents	328 10
Grafton	One hundred fifty-five dollars and ninety-four cents	155 94
Greenwood	Four hundred twenty-nine dollars and thirteen cents	429 13
Hanover	Two hundred four dollars and twenty cents	204 20
Hartford	Six hundred fifty-nine dollars and ninety-nine cents	659 99
Hebron	Five hundred fifty-nine dollars and twenty cents	559 20

OXFORD COUNTY—CONCLUDED.

Hiram	Eight hundred eighty-one dollars and forty-eight cents	881 48
Lovell	One thousand dollars and seven cents...	1,000 07
Mason	One hundred ten dollars and six cents....	110 06
Mexico	One thousand one hundred ninety-nine dollars and fifty-one cents	1,199 51
Newry	Three hundred twenty-six dollars and thirty-eight cents	326 38
Norway	Three thousand one hundred seventy-one dollars and forty-five cents	3,171 45
Oxford	One thousand one hundred eighty-five dollars and ten cents	1,185 10
Paris	Three thousand four hundred forty dollars and sixty cents	3,440 60
Peru	Six hundred dollars and nine cents.....	600 09
Porter	Six hundred one dollars and fifty-nine cents	601 59
Roxbury	One hundred sixty-nine dollars and twenty-four cents	169 24
Rumford	Seven thousand five hundred ninety dollars and sixty-three cents	7,590 63
Stoneham	Two hundred sixty-three dollars and fifty-three cents	263 53
Stow	Three hundred seventeen dollars and thirty-three cents	317 23
Sumner	Six hundred forty-three dollars and sixty-four cents	643 64
Sweden	Four hundred thirty-seven dollars and twenty-five cents	437 25
Upton	Two hundred sixty-eight dollars and sixty-four cents	268 64
Waterford	Seven hundred sixty-five dollars and fifty-five cents	765 55
Woodstock	Six hundred thirty-six dollars and ninety-one cents	636 91
Milton P1	One hundred fifty-four dollars and twenty cents	154 20
Total	Seventeen thousand seventy-four dollars and thirty cents	\$17,074 30

OXFORD COUNTY WILD LANDS.

Fryeburg Acad. Grant..	Forty-seven dollars and fifty cents.....	47 50
A, 1, Riley P1	Two hundred eighty dollars.....	280 00
Andover North Surplus	One hundred fifty-nine dollars and sixty cents	159 60
Andover West Surplus..	Fifty-seven dollars and fifty-six cents....	57 56
C	Three hundred sixteen dollars and eleven cents	316 11
C Surplus	One hundred fifty-two dollars and fifty-eight cents.....	152 58
No. 4, R. 1, Richardsontown	Three hundred fifty-two dollars and twenty cents.....	352 20

OXFORD COUNTY WILD LANDS—CONCLUDED.

No. 5, R. 1, Magalloway Pl	Four hundred twenty-two dollars and fifty-four cents.....	422 54
No. 4, R. 2, Adamstown	Six hundred sixty-two dollars and forty cents	662 40
No. 5, R. 2, Lincoln Pl	Two hundred ninety-four dollars and ninety-eight cents.....	294 98
No. 4, R. 3, Lower Cupsuptic ...	Three hundred sixty-seven dollars and fifty cents.....	367 50
No. 5, R. 3, Parkertown	Two hundred eighty-three dollars and ninety-six cents.....	283 96
No. 4, R. 4, Upper Cupsuptic ...	Two hundred seventy-six dollars.....	276 00
No. 5, R. 4, Lynchtown	Two hundred sixty-four dollars and eleven cents.....	264 11
No. 4, R. 5, Oxbow	Two hundred twenty-three dollars and twenty-nine cents.....	223 29
No. 4, R. 6, Bowmantown	Two hundred forty dollars.....	240 00
No. 5, R. 5, Parmachenee	One hundred eighty-eight dollars and ninety-nine cents.....	188 99
Bachelder's Grant	One hundred dollars.....	100 00
Total	Four thousand six hundred eighty-nine dollars and thirty-two cents.....	\$4,689 32

OXFORD COUNTY—TIMBER AND GRASS ON RESERVED LANDS.

C	Thirteen dollars and twenty cents.....	\$12 20
No. 4, R. 1, W. B. K. P.	Thirteen dollars and twenty cents.....	12 20
No. 4, R. 2, W. B. K. P.	Twenty-seven dollars and sixty cents.....	27 60
No. 4, R. 3, W. B. K. P.	Fifteen dollars and sixty cents.....	15 60
No. 5, R. 1, W. B. K. P.	Twelve dollars and fifty cents.....	12 50
No. 5, R. 2, W. B. K. P.	Twelve dollars.....	12 00
No. 5, R. 3, W. B. K. P.	Ten dollars and eighty cents.....	10 80
No. 4, R. 4, W. B. K. P.	Ten dollars and eighty cents.....	10 80
No. 5, R. 4, W. B. K. P.	Nine dollars and sixty cents.....	9 60
No. 4, R. 5, W. B. K. P.	Nine dollars and sixty cents.....	9 60
No. 5, R. 5, W. B. K. P.	Seven dollars and twenty cents.....	7 20
No. 4, R. 6, W. B. K. P.	Eight dollars and seventy-five cents.....	8 75
A. R. 1, (Riley)	Eight dollars and forty cents.....	8 40
Andover, North Surplus	Four dollars and twenty cents.....	4 20
C. Surplus	Seven dollars and twenty cents.....	7 20
Total	One hundred seventy dollars and sixty-five cents.....	\$170 65

PENOBSCOT COUNTY.

Alton	One hundred ninety dollars and twelve cents	\$190 12
Argyle	One hundred forty-two dollars and eighty cents	142 80
Bangor	Forty-two thousand three hundred six dollars and fifty-three cents	42,306 52
Bradford	Six hundred forty-four dollars and forty-two cents	644 42
Bradley	Four hundred thirty-four dollars and seventeen cents	434 17
Brewer	Four thousand six hundred forty-four dollars and twenty-seven cents	4,644 27
Burlington	Three hundred fifty-one dollars and seventeen cents	351 17
Carmel	Seven hundred thirteen dollars and sixty-nine cents	713 69
Carroll	Two hundred sixty-nine dollars and eighty-seven cents	269 87
Charleston	Seven hundred thirty-eight dollars and nine cents	738 09
Chester	One hundred sixty-nine dollars seventeen cents	169 17
Clifton	One hundred forty-four dollars and fifty-one cents	144 51
Corinna	One thousand one hundred sixteen dollars and fifty-four cents	1,116 54
Corinth	One thousand sixty-two dollars and seventy-six cents	1,062 76
Dexter	Two thousand nine hundred forty-four dollars and sixty-seven cents	2,944 67
Dixmont	Six hundred seven dollars and twenty-one cents	607 21
Eddington	Three hundred ninety-six dollars and ninety cents	396 90
Edinburg	Fifty-three dollars and five cents	53 05
Enfield	Five hundred seventy-three dollars and fifty-two cents	573 52
Etna	Three hundred nine dollars and four cents	309 04
Exeter	Seven hundred fifty-seven dollars and twenty-five cents	757 25
Garland	Seven hundred thirty-five dollars and twenty-nine cents	735 29
Glenburn	Three hundred sixteen dollars and eighty-two cents	316 82
Greenbush	Two hundred nine dollars and thirty-nine cents	209 39
Greenfield	Ninety-one dollars and twelve cents	91 12
Hampden	One thousand seven hundred forty-seven dollars and thirteen cents	1,747 13
Hermon	Nine hundred nineteen dollars and ten cents	919 10
Holden	Three hundred ninety-one dollars and twenty-two cents	391 22
Howland	Seven hundred four dollars and twenty-four cents	704 24

PENOBSCOT COUNTY—CONCLUDED.

Hudson	Two hundred fifty-eight dollars and thirteen cents.....	258 12
Kenduskeag	Four hundred twenty-one dollars and seventy-one cents.....	421 71
Kingman	Three hundred ninety-seven dollars and four cents.....	397 04
Lagrange	Five hundred four dollars and seventy-eight cents.....	504 78
Lee	Three hundred twenty dollars and twenty-five cents.....	320 25
Levant	Five hundred ninety-nine dollars and sixty-eight cents.....	599 68
Lincoln	One thousand two hundred ninety-one dollars and fifty-five cents.....	1,291 55
Lowell	One hundred seventy-six dollars and sixteen cents.....	176 16
Mattamiscontis	Forty-six dollars and forty-seven cents..	46 47
Mattawamkeag	Three hundred thirty-four dollars and seventy-five cents.....	334 75
Maxfield	Sixty-eight dollars and twenty-one cents	68 21
Medway	One hundred fifty-four dollars and thirty-four cents.....	154 34
Milford	Seven hundred fifty-seven dollars and forty-three cents	757 43
Millinocket	One thousand eight hundred eighty-five dollars and twenty-nine cents.....	1,885 29
Mount Chase	One hundred fifty-seven dollars and fifty-five cents.....	157 55
Newburgh	Six hundred forty-three dollars and sixty-five cents.....	643 05
Newport	One thousand five hundred fifteen dollars and eighty-two cents.....	1,515 82
Old Town	Four thousand five hundred eighty-four dollars and forty-five cents	4,584 45
Orono	Two thousand four hundred seventy-nine dollars and eighty-three cents.....	2,479 83
Orrington	One thousand twelve dollars and twenty-seven cents.....	1,012 27
Passadumkeag	One hundred twenty dollars and twenty-seven cents.....	120 27
Patten	One thousand three hundred seventy dollars and ninety-four cents.....	1,370 94
Plymouth	Four hundred nineteen dollars and fourteen cents.....	419 14
Prentiss	One hundred ninety-seven dollars and forty-six cents.....	197 46
Springfield	Two hundred ninety dollars and four cents	290 04
Stetson	Four hundred eighty-six dollars and fifty-nine cents.....	486 59
Veazle	Six hundred seventy-eight dollars and eighty-three cents.....	678 83
Winn	Three hundred eighty-nine dollars and thirty-five cents.....	389 35
Woodville	One hundred forty-one dollars and fifteen cents	141 15
Total	Eighty-five thousand three hundred eighty-seven dollars and eighteen cents	\$85,387 18

PENOBSCOT COUNTY WILD LANDS.

No. 3, R. 1, N. B. P. P., East part	One hundred seventeen dollars	\$117 00
No. 3, R. 1, N. B. P. P., West part	Sixty dollars and nineteen cents	60 19
No. 4, R. 1, N. B. P. P., Lakeville Pl.	Two hundred seventy-seven dollars and fifty cents	277 50
No. 5, R. 1, N. B. P. P.,	Sixty-one dollars and ninety-nine cents..	61 99
No. 6, R. 2, N. B. P. P., Webster Pl.	Ninety-one dollars and eighty-seven cents	91 87
No. 7, R. 4, N. B. P. P., Drew Pl.	Two hundred twenty-three dollars and twelve cents	223 12
No. 2, R. 3, N. W. P.	Two hundred eighty-three dollars and seventy-eight cents	283 78
No. 3, R. 3, N. W. P., East half, Seboeis Pl.	Eighty-two dollars and sixty-five cents..	82 65
No. 3, R. 3, N. W. P., West half, Seboeis Pl.	Eighty-two dollars and sixty-five cents..	82 65
No. 2, R. 3, N. W. P.	One hundred seventy-three dollars	173 00
No. 3, R. 3, N. W. P., Eastern Division ..	Fifty-nine dollars and ten cents	59 10
No. 3, R. 3, N. W. P., Middle Division ..	Sixty-eight dollars and seventy-nine cents	68 79
No. 3, R. 3, N. W. P., Westerly part	Seventy-two dollars and fifty-eight cents	72 58
No. 1, R. 6, W. E. L. S.	One hundred twenty-three dollars and seventy-five cents	123 75
No. 2, R. 6, W. E. L. S., Hersey town	Two hundred eighty-eight dollars and fifty-four cents	288 54
No. 3, R. 6, W. E. L. S., Stacyville Pl.	Two hundred ten dollars	210 00
No. 6, R. 6, W. E. L. S., Mt. Chase	One hundred ten dollars and twenty cents	110 20
No. 7, R. 6, W. E. L. S.	One hundred twenty-one dollars and six- ty-two cents	121 62
No. 8, R. 6, W. E. L. S., North $\frac{1}{2}$	Ninety-six dollars and sixty cents.....	96 00
No. 8, R. 6, W. E. L. S., South $\frac{1}{2}$	Ninety-six dollars and sixty cents.....	96 00
A. R. 7, W. E. L. S.	One hundred forty-three dollars and ninety-two cents	143 92
No. 1, R. 7, W. E. L. S., Grindstone town ..	Two hundred two dollars and nine cents	202 09
No. 2, R. 7, W. E. L. S., Soldiertown	One hundred ninety-two dollars and eighty-five cents	192 85
No. 3, R. 7, W. E. L. S., South part	Eighty-one dollars and ten cents	81 10
No. 3, R. 7, W. E. L. S., North part	Sixty-nine dollars and seventy-six cents	69 76
No. 4, R. 7, W. E. L. S., North $\frac{1}{2}$	Sixty-one dollars and ninety-nine cents ..	61 99
No. 4, R. 7, W. E. L. S., South $\frac{1}{2}$	Eighty-nine dollars and fifty-four cents ..	89 54
No. 5, R. 7, W. E. L. S.,	One hundred twenty-three dollars and ninety-eight cents	123 98
No. 6, R. 7, W. E. L. S.	One hundred twenty-three dollars and ninety-eight cents	123 98
No. 7, R. 7, W. E. L. S.	One hundred fifty-one dollars and fifty- two cents	151 52
No. 8, R. 7, W. E. L. S., North half	Seventy-five dollars and seventy-six cents	75 76

PENOBSCOT COUNTY WILD LANDS—CONCLUDED.

No. 8, R. 7, W. E. L. S., Southwest $\frac{1}{4}$	Twenty-seven dollars and fifty-five cents	27 55
No. 8, R. 7, W. E. L. S., Southeast $\frac{1}{4}$	Thirty-seven dollars and eighty-eight cents	37 88
East part Hopkins Academy Grant	Thirty-four dollars and seventy-five cents	34 75
West part Hopkins Academy Grant	Thirty-eight dollars and twenty-two cents	38 22
No. 8, R. 8, W. E. L. S.	One hundred eighty-three dollars and eighty-two cents	183 82
A, R. 8 and 9, W.E.L.S., Long A	One hundred six dollars and sixty cents	106 60
A, R. 8 and 9, W.E.L.S., Veazie Gore	Six dollars and twenty-five cents	6 25
No. 3, Indian purchase, W. E. L. S.	One hundred twenty-nine dollars and twenty-five cents	129 25
No. 4' Indian purchase, W. E. L. S.	One hundred fifty-six dollars	156 00
No. 1, R. 8, W. E. L. S.	Sixty-eight dollars and eighty-eight cents	68 88
No. 2, R. 8, south half W. E. L. S.	Sixty-one dollars and ninety-nine cents..	61 99
No. 2, R. 8, north half W. E. L. S.	Eighty-two dollars and sixty-five cents...	82 65
No. 3, R. 8, W. E. L. S.	One hundred fifty-one dollars and fifty-two cents	151 52
No. 4, R. 8, W. E. L. S.	Eighty-two dollars and sixty-five cents...	82 65
No. 5, R. 8, W. E. L. S.	One hundred ten dollars and twenty cents	110 20
No. 6, R. 8, W. E. L. S., southeast quarter	Twenty-four dollars and eleven cents.....	24 11
No. 6, R. 8, W. E. L. S., west half	Forty-eight dollars and twenty-one cents	48 21
No. 6, R. 8, W. E. L. S., northeast quarter	Thirty-seven dollars and eighty-eight cents	37 88
No. 7, R. 8, W. E. L. S.	One hundred seventy-four dollars and twenty cents	174 20
No. 1, North Division, Summit Pl.	One hundred twenty-three dollars and ninety-seven cents	123 97
No. 2, North Division, Grand Falls Pl.	One hundred fifty-one dollars and fifty-two cents	151 52
Total	Five thousand eight hundred fifty-six dollars and thirteen cents	\$5,856 13

PENOBSCOT COUNTY—TIMBER AND GRASS ON RESERVED LANDS.

No. 1, R. 6, W. E. L. S.	Four dollars and thirty-eight cents.....	\$4 38
No. 2, R. 6, W. E. L. S.	Eleven dollars and twenty-five cents....	11 25
No. 6, R. 6, W. E. L. S.	Three dollars and seventy-five cents.....	3 75
No. 7, R. 6, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 8, R. 6, W. E. L. S.	Seven dollars and twenty cents.....	7 20
A, R. 7, W. E. L. S.	Five dollars and forty cents.....	5 40
No. 1, R. 7, W. E. L. S.	Eight dollars and thirteen cents.....	8 13
No. 2, R. 7, W. E. L. S.	Seven dollars and twenty cents.....	7 20
No. 3, R. 7, W. E. L. S.	Five dollars and sixty-three cents.....	5 63

PENOBSCOT COUNTY—TIMBER AND GRASS—CONCLUDED.

No. 4, R. 7, W. E. L. S.	Five dollars	5 00
No. 5, R. 7, W. E. L. S.	Four dollars and sixteen cents.....	4 16
No. 6, R. 7, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 7, R. 7, W. E. L. S.	Five dollars and sixty-two cents.....	5 62
No. 8, R. 7, W. E. L. S.	Five dollars	5 00
A, R. 8 and 9, W. E. L. S.	Three dollars and sixty cents.....	3 60
No. 1, R. 8, W. E. L. S.	Three dollars and sixty cents.....	3 60
No. 2, R. 8, W. E. L. S.	Four dollars and twenty cents.....	4 20
No. 3, R. 8, W. E. L. S.	Five dollars and sixty-two cents.....	5 62
No. 4, R. 8, W. E. L. S.	Two dollars and fifty cents.....	2 50
No. 5, R. 8, W. E. L. S.	Three dollars and seventy-five cents.....	3 75
No. 6, R. 8, W. E. L. S.	Three dollars and twelve cents	3 12
No. 7, R. 8, W. E. L. S.	Six dollars and eighty-seven cents.....	6 87
No. 8, R. 8, W. E. L. S.	Seven dollars and fifty cents.....	7 50
No. 4, Indian Purchase, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 2, R. 1, N. B. P. P.	Six dollars and eighty-seven cents.....	6 87
No. 5, R. 1, N. B. P. P.	One dollar and seventy-five cents.....	1 75
No. 2, R. 3, N. W. P....	Nine dollars and sixty cents	9 60
No. 2, R. 9, N. W. P....	Four dollars and eighty cents	4 80
No. 3, R. 9, N. W. P....	Four dollars and twenty cents.....	4 20
Hopkins Acad. Grant..	Two dollars	2 00
Total	One hundred fifty-seven dollars and seventy-one cents	\$157 71

PISCATAQUIS COUNTY.

Abbot	Four hundred thirty-one dollars and seven cents	\$431 07
Atkinson	Three hundred eighty-one dollars and fif- teen cents	381 15
Blanchard	One hundred seventy-five dollars and eleven cents	175 11
Brownville	One thousand two hundred nine dollars and ninety-seven cents	1,209 97
Dover	Two thousand three hundred forty-eight dollars and fifty-two cents	2,348 52
Foxcroft	One thousand eight hundred thirty-one dollars and fifty-eight cents	1,831 58
Greenville	One thousand one hundred forty-four dollars and ninety-three cents	1,144 93
Gulford	One thousand five hundred sixty-four dollars and seven cents	1,564 07
Medford	Two hundred fourteen dollars and fifty- three cents	214 53
Milo	One thousand five hundred nineteen dol- lars and eighty-one cents	1,519 81
Monson	Six hundred forty-nine dollars and nine cents	649 09

PISCATAQUIS COUNTY—CONCLUDED.

Orneville	Two hundred sixty-nine dollars and seventy-two cents	269 73
Parkman	Five hundred sixty-five dollars and sixty cents	565 60
Sangerville	One thousand three hundred seventeen dollars and eighty-three cents	1,317 83
Sebec	Four hundred thirty-three dollars and twenty-seven cents	433 27
Shirley	Two hundred three dollars and eight cents	203 08
Wellington	Two hundred sixty-two dollars and eighty-two cents	262 82
Williamsburg	One hundred sixteen dollars and eighty-six cents	116 86
Willimantic	Two hundred eighteen dollars and fifty cents	218 50
Total	Fourteen thousand eight hundred fifty-seven dollars and fifty-one cents.....	\$14,857 51

PISCATAQUIS COUNTY WILD LANDS.

No. 4, R. 8, N. W. P., Lake View Pl.....	Three hundred sixty-one dollars and twenty-one cents.....	\$361 21
No. 6, R. 8, formerly Barnard Pl.	Eighty-two dollars and three cents.....	82 03
No. 7, R. 8, formerly Bowerbank Pl.	Three hundred thirty dollars and sixty cents	380 60
No. 4, R. 9, N. W. P....	Two hundred twenty dollars and forty cents	220 40
No. 5, R. 9, N. W. P....	One hundred ninety dollars and forty-six cents	190 46
No. 6, R. 9, N. W. P., Katahdin Iron Works	Two hundred six dollars and sixty-two cents	206 62
No. 7, R. 9, N. W. P....	One hundred eighty dollars and sixty-nine cents	180 69
No. 8, R. 9, Ellitoville, N. W. P.	Two hundred thirty-seven dollars and thirty-eight cents	237 38
No. 2, R. 6, B.P.E.K.R., Little Squaw Town ..	Two hundred twenty dollars and forty cents	220 40
No. 2, R. 6, B.P.E.K.R., Big Squaw Town ..	Two hundred forty-two dollars and eighty-one cents.....	242 81
No. 1, R. 9, W. E. L. S.	One hundred twenty-three dollars and ninety-eight cents	123 98
No. 2, R. 9, W. E. L. S.	One hundred fifty-one dollars and fifty-two cents	151 52
No. 3, R. 9, W. E. L. S., Mt. Katahdin	One hundred thirty-seven dollars and seventy-five cents	137 75
No. 4, R. 9, W. E. L. S.	One hundred fifty-one dollars and fifty-two cents	151 52
No. 5, R. 9, W. E. L. S.	One hundred ten dollars and nine cents..	110 09
No. 6, R. 9, W. E. L. S., Trout Brook Town..	One hundred forty-four dollars and fourteen cents	144 14
No. 7, R. 9, W. E. L. S., east half	One hundred twenty-four dollars and ninety-nine cents	124 99
No. 7, R. 9, W. E. L. S., west half	Eighty-two dollars and forty-nine cents ..	82 49
No. 8, R. 9, W. E. L. S.	One hundred sixty four dollars and ninety-nine cents	164 09

PISCATAQUIS COUNTY WILD LANDS—CONTINUED.

No. 9, R. 9, W. E. L. S.	One hundred sixty-four dollars and seventy-seven cents	164 77
No. 10, R. 9, W. E. L. S.	One hundred seventy-two dollars and eighty-six cents	172 86
A, R. 10, W. E. L. S....	One hundred twenty-three dollars and ninety-eight cents	123 98
B, R. 10, W. E. L. S....	Ninety-two dollars and thirty-eight cents	92 38
No. 1, R. 10, W. E. L. S.	One hundred fifty-one dollars and fifty-two cents	151 52
No. 2, R. 10, W. E. L. S.	One hundred sixty-five dollars and thirty cents	165 30
No. 3, R. 10, W. E. L. S.	One hundred sixty-five dollars and thirty cents	165 30
No. 4, R. 10, W. E. L. S.	One hundred sixty-five dollars and thirty cents	165 30
No. 5, R. 10, W. E. L. S., east half	Eighty-seven dollars and eighty-five cents	87 85
No. 5, R. 10, North West fourth, W. E. L. S.	Fifty dollars and sixteen cents	50 16
No. 5, R. 10, South West fourth, W. E. L. S.	Twenty-nine dollars and eighty-six cents	29 86
No. 6, R. 10, W. E. L. S.	One hundred eighty-four dollars and sixty-seven cents	184 67
No. 7, R. 10, W. E. L. S.	One hundred seventeen dollars and forty-five cents	117 45
No. 8, R. 10, W. E. L. S.	One hundred seventy dollars and seventy cents	170 70
No. 9, R. 10, W. E. L. S.	One hundred fifty-eight dollars and four cents	158 04
No. 10, R. 10, W. E. L. S.	One hundred ninety-eight dollars and nineteen cents	198 19
A, R. 11, W. E. L. S.	One hundred ninety-two dollars and eighty-five cents	192 85
B, R. 11, W. E. L. S....	Three hundred five dollars and thirty-two cents	305 32
No. 1, R. 11, W. E. L. S.	One hundred fifty-one dollars and fifty-two cents	151 52
No. 2, R. 11, W. E. L. S., Rainbow Town	Two hundred twenty dollars and forty cents	220 40
No. 3, R. 11, W. E. L. S.	One hundred fifty-eight dollars and forty cents	158 40
No. 4, R. 11, W. E. L. S.	One hundred ninety-seven dollars and sixty-four cents	197 64
No. 5, R. 11, W. E. L. S.	Two hundred nine dollars and eighty-four cents	209 84
No. 6, R. 11, W. E. L. S.	One hundred sixty-five dollars and thirty cents	165 30
No. 7, R. 11, W. E. L. S.	One hundred seventy-one dollars and two cents	171 02
No. 8, R. 11, W. E. L. S., North ½	Forty-one dollars and sixty-two cents	41 62
No. 8, R. 11, W. E. L. S., South ½	One hundred forty-five dollars and sixty-four cents	145 64
No. 9, R. 11, W. E. L. S., North ½	Ninety-seven dollars and twelve cents	97 12
No. 9, R. 11, W. E. L. S., South ½	Ninety-seven dollars and twelve cents	97 12
No. 10, R. 11, W. E. L. S.	One hundred seventy dollars and seventy cents	170 70
No. 7, R. 10, N. W. P., Bowdoin College East	One hundred ninety-two dollars and eighty-five cents	192 85
No. 8, R. 10, N. W. P., Bowdoin College West	Two hundred six dollars and sixty-three cents	206 63
A, R. 12, W. E. L. S....	Two hundred forty-six dollars and fifty-eight cents	246 58
No. 1, R. 12, W. E. L. S., North two-thirds	One hundred twenty-four dollars and eighty cents	124 80
No. 1, R. 12, W. E. L. S., South third	Sixty-seven dollars and twenty cents	67 20

PISCATAQUIS COUNTY WILD LANDS—CONTINUED.

No. 1, R. 12, W. E. L. S.	One hundred ninety-two dollars and eighty-five cents.....	193 85
No. 2, R. 12, W. E. L. S., East half	Eighty-two dollars and sixty-five cents...	82 65
No. 2, R. 12, W. E. L. S., West half	Seventy-five dollars and seventy-six cents	75 76
No. 4, R. 12, W. E. L. S., East part	One hundred ten dollars and twenty cents	110 20
No. 4, R. 12, W. E. L. S., West part	Seventy-one dollars and eleven cents.....	71 11
No. 5, R. 12, W. E. L. S.	Two hundred four dollars and twenty cents	204 20
No. 6, R. 12, W. E. L. S.	One hundred eighty-three dollars and twenty-five cents.....	183 25
No. 7, R. 12, W. E. L. S.	Two hundred three dollars and four cents	203 04
No. 8, R. 12, W. E. L. S.	Two hundred sixty-two dollars and seventy-two cents.....	262 72
No. 9, R. 12, W. E. L. S., North ½	Seventy-three dollars and fifty-one cents	73 51
No. 9, R. 12, W. E. L. S., South ½	Ninety-three dollars and fifty-six cents....	93 56
No. 10, R. 12, W. E. L. S.	One hundred and sixty-four dollars and ninety-two cents	164 92
A. R. 13, W. E. L. S., Frenchtown	Three hundred eighty-five dollars and seventy cents.....	385 70
A. 2, R. 13 and 14, W. E. L. S., Long "A"	One hundred seventy-one dollars and forty-seven cents.....	171 47
No. 1, R. 13, W. E. L. S., Lots Nos. 5, 6, 10, 11, 16, and 17 as shown by plan of lots of said town filed in the State of Maine Land office	Thirty-three dollars and forty-nine cents	33 49
No. 1, R. 13, W. E. L. S., All of said town with exception of lots Nos. 5, 6, 10, 11, 16 and 17	One hundred ninety-eight dollars and ninety-three cents.....	198 93
No. 2, R. 13, W. E. L. S.	One hundred seventy-eight dollars and thirty-three cents.....	178 33
No. 3, R. 13, W. E. L. S.	One hundred seventy-four dollars and eight cents	174 08
No. 4, R. 13, W. E. L. S.	One hundred seventy-five dollars and thirty-two cents.....	175 32
No. 5, R. 13, W. E. L. S., Chesuncook	One hundred thirty-eight dollars and nine cents.....	138 09
No. 6, R. 13, W. E. L. S.	Two hundred five dollars and fifty-seven cents.....	205 57
No. 7, R. 13, W. E. L. S.	Two hundred thirty-two dollars and seventy-two cents.....	232 72
No. 8, R. 13, W. E. L. S., Eagle Lake	One hundred ninety-nine dollars and eighty-one cents	199 81
No. 9, R. 13, W. E. L. S.	One hundred ninety-five dollars and eighty-five cents.....	195 85
No. 10, R. 13, W. E. L. S.	One hundred sixty-six dollars and eighty-nine cents.....	166 89
A. R. 14, W. E. L. S., Lily Bay	Three hundred seventeen dollars and eighty-seven cents.....	317 87
No. 1, R. 14, W. E. L. S., North one-half, Spencer Bay	Ninety-two dollars and sixty-nine cents.	92 69
No. 1, R. 14, W. E. L. S., South one-half, Blake Town	Sixty-seven dollars and ninety-seven cents	67 97
X, R. 14, W. E. L. S.....	Fifty-one dollars and eighty-three cents	51 33

PISCATAQUIS COUNTY WILD LANDS—CONCLUDED.

No. 3, R. 14 and 15, W. E. L. S., East part	One hundred fifty-six dollars and eighty-seven cents.....	156 87
No. 3, R. 14 and 15, W. E. L. S., West part ...	Two hundred thirty-two dollars and thirty-six cents.....	232 36
No. 4, R. 14, W.E.L.S., Southeast $\frac{1}{4}$	Fifty-four dollars and thirty-seven cents	54 37
No. 4, R. 14, W.E.L.S., North $\frac{1}{2}$ and South-west $\frac{1}{4}$	One hundred sixty-three dollars and eleven cents.....	163 11
No. 5, R. 14, W.E.L.S.	Two hundred four dollars and twelve cents	204 12
No. 6, R. 14, W.E.L.S.	Two hundred twenty-seven dollars and seventy-eight cents.....	227 78
No. 7, R. 14, W.E.L.S., West $\frac{1}{2}$ and North-east $\frac{1}{4}$	One hundred seventy-nine dollars and eighty-four cents.....	179 84
No. 7, R. 14, W.E.L.S., Southeast $\frac{1}{4}$	Fifty-six dollars and twenty cents.....	56 20
No. 8, R. 14, W.E.L.S.	One hundred ninety-nine dollars and sixty-six cents	199 66
No. 9, R. 14, W.E.L.S.	One hundred sixty-nine dollars and eighteen cents.....	169 18
No. 10, R. 14, W.E.L.S.	One hundred seventy-three dollars and forty-two cents.....	173 42
Sugar Island, W.E.L.S.	One hundred eight dollars and sixty-four cents.....	108 64
Deer Island, W.E.L.S.	Fifty dollars and forty-five cents.....	50 45
Middlesex Canal, W. E. L. S.	Two hundred thirty-four dollars and seventeen cents.....	234 17
Day's Acad. Grant, W. E. L. S.	One hundred ninety dollars and eighty-nine cents.....	190 89
No. 4, R. 15, W.E.L.S.	One hundred seventy-nine dollars and seven cents.....	179 07
No. 5, R. 15, W.E.L.S., Northwest $\frac{1}{4}$	Forty dollars and ninety-seven cents.....	40 97
No. 5, R. 15, W.E.L.S., South $\frac{1}{2}$ and North-east $\frac{1}{4}$	One hundred twenty-two dollars and ninety-two cents.....	122 92
No. 6, R. 15, W.E.L.S.	One hundred ninety-eight dollars and nineteen cents.....	198 19
No. 7, R. 15, W.E.L.S., East half	One hundred three dollars and fourteen cents	103 14
No. 7, R. 15, W.E.L.S., West half	Ninety-two dollars and thirty-seven cents	92 37
No. 8, R. 15, W. E. L. S.	One hundred eighty-four dollars and sixty-two cents.....	184 62
No. 9, R. 15, W.E.L.S.	One hundred eighty-six dollars and forty-seven cents.....	186 47
No. 10, R. 15, W.E.L.S.	One hundred fifty-three dollars and twenty-five cents.....	153 25
Moose Island	Seven dollars and fifty cents	7 50
Kineo	Three hundred and twenty-five dollars	325 00
Farm Island	Twelve dollars and fifty cents.....	12 50
No. 2, R. 2, B.P.E.K.R., Kingsbury Pl.	Two hundred ten dollars.....	210 00
Total	Seventeen thousand seven hundred forty-six dollars and forty-one cents....	\$17,746 41

PISCATAQUIS COUNTY—TIMBER AND GRASS ON
RESERVED LANDS.

No. 2, R. 6, B.P.E.K.R.	Ten dollars and eighty cents	\$10 80
No. 1, R. 9, W.E.L.S..	Four dollars and twenty cents	4 20
No. 2, R. 9, W.E.L.S..	Five dollars and sixty-two cents	5 62
No. 3, R. 9, W.E.L.S..	Five dollars	5 00
No. 4, R. 9, W.E.L.S..	Five dollars and sixty-two cents	5 62
No. 5, R. 9, W.E.L.S..	Three dollars and seventy-five cents	3 75
No. 6, R. 9, W.E.L.S..	Five dollars	5 00
No. 7, R. 9, W.E.L.S..	Five dollars	5 00
No. 8, R. 9, W.E.L.S..	Six dollars and twenty-five cents	6 25
No. 9, R. 9, W.E.L.S..	Six dollars and twenty-five cents	6 25
No. 10, R. 9, W.E.L.S..	Six dollars and twenty-five cents	6 25
A, R. 10, W.E.L.S.....	Four dollars and twenty cents	4 20
B, R. 10, W.E.L.S.....	Three dollars and thirty-one cents	3 31
No. 1, R. 10, W.E.L.S..	Five dollars and forty cents	5 40
No. 2, R. 10, W.E.L.S..	Six dollars	6 00
No. 3, R. 10, W.E.L.S..	Six dollars	6 00
No. 4, R. 10, W.E.L.S..	Six dollars and twenty-five cents	6 25
No. 5, R. 10, W.E.L.S..	Seven dollars and fifty cents	7 50
No. 6, R. 10, W.E.L.S..	Six dollars and eighty-seven cents	6 87
No. 7, R. 10, W.E.L.S..	Three dollars and seventy-five cents	3 75
No. 8, R. 10, W.E.L.S..	Six dollars and twenty-five cents	6 25
No. 9, R. 10, W.E.L.S..	Five dollars and sixty-three cents	5 63
No. 10, R. 10, W.E.L.S..	Six dollars and eighty-eight cents	6 88
A, R. 11, W.E.L.S.	Seven dollars and fifty cents	7 50
B, R. 11, W.E.L.S.	Nine dollars and thirty-eight cents	9 38
No. 1, R. 11, W.E.L.S..	Five dollars and sixty-two cents	5 62
No. 2, R. 11, W.E.L.S..	Eight dollars and forty cents	8 40
No. 3, R. 11, W.E.L.S..	Five dollars and forty cents	5 40
No. 4, R. 11, W.E.L.S..	Six dollars and eighty-eight cents	6 88
No. 5, R. 11, W.E.L.S..	Eight dollars and twelve cents	8 12
No. 6, R. 11, W.E.L.S..	Six dollars and twenty-five cents	6 25
No. 7, R. 11, W.E.L.S..	Six dollars and twenty-five cents	6 25
No. 9, R. 11, W.E.L.S..	Seven dollars and fifty cents	7 50
No. 8, R. 11, W.E.L.S..	Seven dollars and fifty cents	7 50
No. 10, R. 11, W.E.L.S..	Six dollars and twenty-five cents	6 25
A, R. 12, W.E.L.S.....	Eight dollars and forty cents	8 40
No. 1, R. 12, W.E.L.S..	Six dollars and sixty cents	6 00
No. 2, R. 12, W.E.L.S..	Seven dollars and twenty cents	7 20
No. 3, R. 12, W.E.L.S..	Six dollars	6 00
No. 4, R. 12, W.E.L.S..	Eight dollars and seventy-five cents	8 75
No. 5, R. 12, W.E.L.S..	Seven dollars and fifty cents	7 50

PISCATAQUIS COUNTY—TIMBER AND GRASS—CONTINUED.

No. 6, R. 12, W.E.L.S.	Six dollars and eighty-eight cents	6 88
No. 7, R. 12, W.E.L.S.	Seven dollars and fifty cents	7 50
No. 8, R. 12, W.E.L.S.	Eleven dollars and twenty-five cents	11 25
No. 9, R. 12, W.E.L.S.	Six dollars and twenty-five cents	6 25
No. 10, R. 12, W.E.L.S.	Six dollars and twenty-five cents	6 25
A, R. 12, W.E.L.S.....	Sixteen dollars and twenty-five cents	16 25
A. 2, R. 12&14, W.E.L.S.	Six dollars and eighty-one cents	6 81
No. 1, R. 12, W.E.L.S.	Eleven dollars and twenty-five cents	11 25
No. 2, R. 12, W.E.L.S.	Eight dollars and thirteen cents	8 13
No. 3, R. 12, W.E.L.S.	Seven dollars and fifty cents	7 50
No. 4, R. 12, W.E.L.S.	Seven dollars and fifty cents	7 50
No. 5, R. 12, W.E.L.S.	Six dollars and twenty-five cents	6 25
No. 6, R. 12, W.E.L.S.	Eight dollars and twelve cents	8 12
No. 7, R. 12, W.E.L.S.	Eight dollars and seventy-five cents	8 75
No. 8, R. 12, W.E.L.S.	Seven dollars and fifty cents	7 50
No. 9, R. 12, W.E.L.S.	Seven dollars and fifty cents	7 50
No. 10, R. 12, W.E.L.S.	Six dollars and twenty-five cents	6 25
A, R. 14, W.E.L.S.....	Fifteen dollars and sixty-two cents	15 62
No. 1, R. 14, W.E.L.S.	Six dollars and sixty cents	6 60
No. 2, R. 14, W.E.L.S.	Seven dollars and twenty cents	7 20
No. 2, R. 14 & 15, W. E. L. S., east half	Six dollars and forty-four cents	6 44
No. 2, R. 14 & 15, W. E. L. S., west half	Eight dollars and forty cents	8 40
No. 4, R. 14, W.E.L.S.	Seven dollars and fifty cents	7 50
No. 5, R. 14, W.E.L.S.	Eight dollars and twelve cents	8 12
No. 6, R. 14, W.E.L.S.	Eight dollars and seventy-five cents	8 75
No. 7, R. 14, W.E.L.S.	Eight dollars and seventy-five cents	8 75
No. 8, R. 14, W.E.L.S.	Seven dollars and fifty cents	7 50
No. 9, R. 14, W.E.L.S.	Six dollars and twenty-five cents	6 25
No. 10, R. 14, W.E.L.S.	Six dollars and twenty-five cents	6 25
X, R. 14, W.E.L.S.	Two dollars and three cents	2 03
Day's Academy, R. 15, W.E.L.S.	Five dollars and forty cents	5 40
No. 4, R. 15, W. E. L. S.	Seven dollars and fifty cents	7 50
No. 5, R. 15, W.E.L.S.	Six dollars and twenty-five cents	6 25
No. 6, R. 15, W.E.L.S.	Seven dollars and fifty cents	7 50
No. 7, R. 15, W.E.L.S.	Seven dollars and fifty cents	7 50
No. 8, R. 15, W. E. L. S.	Six dollars and eighty-eight cents	6 88
No. 9, R. 15, W.E.L.S.	Six dollars and eighty-eight cents	6 88
No. 10, R. 15, W.E.L.S.	Five dollars and sixty-two cents	5 62
No. 4, R. 9, N. W. P. ...	Eight dollars and forty cents	8 40
No. 5, R. 9, N. W. P....	Seven dollars and eighty cents	7 50
No. 6, R. 9, N. W. P....	Seven dollars and eighty cents	7 80

PISCATAQUIS COUNTY—TIMBER AND GRASS—CONCLUDED.

No. 7, R. 9, N. W. P....	Seven dollars and fifty cents	7 50
No. 7, R. 10, Bowdoin College East, N. W. P.	Seven dollars and twenty cents	7 20
No. 8, R. 10, Bowdoin College West, N.W.P.	Seven dollars and eighty cents	7 80
Total	Six hundred dollars and sixty-six cents	\$600 66

SAGADAHOC COUNTY.

Arrowsic	One hundred sixty-five dollars and forty-one cents	\$165 41
Bath	Sixteen thousand nine hundred fifty dollars and thirty-seven cents	16,950 37
Bowdoin	Seven hundred fifty-four dollars and thirteen cents	754 13
Bowdoinham	One thousand three hundred fifty-nine dollars and ninety-three cents	1,359 98
Georgetown	Five hundred ninety-three dollars and twenty-seven cents	593 27
Perkins	One hundred six dollars and thirty cents	106 30
Phippsburg	One thousand forty-three dollars and sixty-six cents	1,043 66
Richmond	Two thousand five hundred thirty-two dollars and fifty-four cents	2,532 54
Topsham	Two thousand nine hundred thirty dollars and sixty-three cents	2,930 63
West Bath	Three hundred sixty-three dollars and forty-four cents	363 44
Woolwich	Eight hundred twenty-five dollars and fifty-seven cents	825 57
Total	Twenty-seven thousand six hundred twenty-five dollars and twenty-five cents	\$27,625 25

SOMERSET COUNTY.

Anson	One thousand seven hundred ten dollars and forty cents	\$1,710 40
Athens	Seven hundred ninety-one dollars and forty-seven cents	791 47
Bingham	Six hundred seventy-three dollars and seventy cents	673 70
Cambridge	Two hundred ninety-seven dollars and thirty-four cents	297 34
Canaan	Seven hundred eighty-one dollars and forty cents	781 40
Concord	One hundred eighty-seven dollars and sixty cents	187 60
Cornville	Seven hundred fifty-nine dollars and seventy cents	759 70
Detroit	Three hundred sixty-six dollars and fourteen cents	366 14

STATE TAX.

SOMERSET COUNTY—CONCLUDED.

Embsden	Six hundred thirty-two dollars and twelve cents	632 12
Fairfield	Four thousand dollars and thirty cents..	4,000 30
Harmony	Five hundred forty-three dollars and five cents	543 05
Hartland	One thousand one hundred five dollars and forty-three cents	1,105 43
Madison	Four thousand five hundred twenty-six dollars and fifty-nine cents	4,526 59
Mercer	Four hundred one dollars and twenty-nine cents	401 29
Moscow	Two hundred eighty-five dollars and eighty-seven cents	285 87
New Portland	Six hundred sixty-one dollars and ninety-four cents	661 94
Norridgebrook	One thousand four hundred sixty-three dollars and twenty-nine cents	1,463 29
Palmyra	Eight hundred fifty-eight dollars and forty-two cents	858 42
Pittsfield	Three thousand three hundred ninety-one dollars and forty-four cents	3,391 44
Ripley	Three hundred forty-seven dollars and thirty-six cents	347 36
St. Albans	Nine hundred ninety-one dollars and twenty-eight cents	991 28
Skowhegan	Eight thousand seven hundred ninety-seven dollars and thirty-one cents	8,797 31
Smithfield	Three hundred fifty seven dollars and eighty-one cents	357 81
Solon	Nine hundred fifty-two dollars and eighty-two cents	952 82
Starks	Five hundred thirty-three dollars and seventeen cents	533 17
Brighton Pl.	One hundred seventy-seven dollars and seven cents	177 07
Carratunk Pl.	Two hundred thirty-four dollars and sixty-eight cents	234 68
Total	Thirty-five thousand eight hundred twenty-eight dollars and ninety-nine cents	\$35,828 96

SOMERSET COUNTY WILD LANDS.

No. 2, R. 1, B.P.W.K.R. Lexington Pl.	One hundred sixty-five dollars and thirty cents	\$165 30
No. 1, R. 2, B.P.W.K.R. Pleasant Ridge Pl. ..	One hundred twenty-five dollars and ninety-six cents	125 96
No. 2, R. 2, B.P.W.K.R. Highland Pl.	One hundred thirty-seven dollars and seventy-five cents	137 75
No. 1, R. 3, B.P.W.K.R. Carrying Place Pl.	Sixty-six dollars and sixty-two cents....	66 62
No. 2, R. 3, B.P.W.K.R., East part, Carrying Place Town	One hundred thirty-eight dollars and two cents	138 02

SOMERSET COUNTY WILD LANDS—CONTINUED.

No. 2, R. 3, B.P.W.K.R., West part, mile strip, Carrying Place Town	Thirty-six dollars	36 00
No. 3, R. 3, B.P.W.K.R., Dead River Pl.	One hundred sixty-five dollars and thirty cents	165 30
No. 4, R. 3, B.P.W.K.R., North half, Bigelow Pl.	One hundred sixty-seven dollars and six- teen cents	167 16
No. 1, R. 4, B.P.W.K.R., Bowtown	One hundred seventy-eight dollars	178 00
No. 2, R. 4, B.P.W.K.R., East half, Pierce Ponds	Eighty-nine dollars	89 00
West half, Pierce Ponds	One hundred fourteen dollars and eighty- eight cents	114 88
No. 3, R. 4, B.P.W.K.R., North $\frac{1}{2}$	One hundred twelve dollars and sixty- nine cents	112 69
No. 3, R. 4, B.P.W.K.R., South $\frac{1}{2}$	Sixty-seven dollars and sixty-one cents..	67 61
No. 4, R. 4, B.P.W.K.R., Flag Staff Pl.	One hundred seventy-five dollars	175 00
No. 1, R. 5, B.P.W.K.R., East Can. Road, West Forks Pl.	Seventy-five dollars and twenty-one cents	75 21
West Can. Road, West Forks Pl.	One hundred twenty-seven dollars and sixty cents	127 60
No. 2, R. 5, B.P.W.K.R., East half, Lower Enchanted T'n...	Forty-six dollars and seventy-three cents	46 73
No. 2, R. 5, B.P.W.K.R., West half, Lower Enchanted T'n...	One hundred six dollars and eighty cents	106 80
No. 3, R. 5, B.P.W.K.R., Part, Pratt tract	Two hundred six dollars and eighty-one cents	206 61
No. 3, R. 5, B.P.W.K.R., Part, Pray tract	Twenty-seven dollars and thirty cents...	27 30
No. 3, R. 5, B.P.W.K.R., 8,000 acre tract	Thirty-five dollars and thirteen cents.....	35 13
No. 4, R. 5, B.P.W.K., West part No. 11.....	Forty-six dollars and ninety-one cents ..	46 91
East part, King Bartlett	Sixty-seven dollars and twenty-eight cents	67 28
No. 1, R. 6, B.P.W.K.R., West part, 10,000 acre tract	Sixty-two dollars and fifty cents.....	62 50
No. 1, R. 6, B. P. W. K. R., East part, Chase Stream Tract	Seventy-one dollars and fifty-six cents...	71 56
No. 2, R. 6, E.C.R., part Cold Stream	Seventy-three dollars and thirty-five cents	73 35
No. 2, R. 6, W.C.R., part Johnson Mountain...	One hundred twelve dollars and fifty cents	112 50
No. 3, R. 6, B.P.W.K.R., Upper Enchanted T'n, North $\frac{1}{2}$	One hundred twenty-three dollars and ninety-seven cents	123 97
No. 3, R. 6, B.P.W.K.R., Upper Enchanted T'n, South $\frac{1}{2}$	Eighty-two dollars and sixty-five cents..	82 65

SOMERSET COUNTY WILD LANDS—CONTINUED.

No. 4, R. 6, B.P.W.K.R. Hobbs town	One hundred twenty-three dollars and ninety-seven cents	123 97
No. 5, R. 6, B.P.W.K.R.	One hundred ninety-two dollars and eighty-five cents	192 85
Strip North of Nos. 1, 2, 3, R. 7, B.P.W.K.R.	Twenty-one dollars and sixty cents.....	21 60
No. 1, R. 7, B.P.W.K.R. Sapling Township ...	One hundred twenty-one dollars	121 00
No. 2, R. 7, B.P.W.K.R. Misery Township ...	Two hundred nineteen dollars and eighty- five cents	219 85
No. 3, R. 7, B.P.W.K.R. Parlin Pond	One hundred sixty-four dollars and twenty-five cents	164 25
No. 4, R. 7, B.P.W.K.R.	One hundred thirty-two dollars and fifty- one cents	132 51
No. 5, R. 7, B.P.W.K.R.	Ninety-eight dollars and forty cents.....	98 40
No. 6, R. 7, B.P.W.K.R. Appleton	One hundred twenty-eight dollars and thirteen cents	128 13
No. 1, R. 2, B.P.E.K.R. Mayfield Pl.	One hundred ninety-six dollars and eighty-seven cents	196 87
No. 2, R. 2, B.P.E.K.R. Bald Mountain	Two hundred six dollars and sixty-two cents	206 62
No. 1, R. 4, B.P.E.K.R. The Forks Pl.	One hundred seventy-nine dollars and eight cents	179 08
No. 2, R. 4, B.P.E.K.R. East Moxie	One hundred ninety-four dollars and sixty-nine cents	194 69
No. 1, R. 5, B.P.E.K.R. Moxie Gore	Two hundred sixty dollars and ten cents	260 10
No. 2, R. 5, B.P.E.K.R. Square Town	One hundred ninety-nine dollars and fifty cents	199 50
No. 1, R. 6, B.P.E.K.R. Indian Bream Town	Seventy-six dollars and eighty-eight cents	76 88
No. 1, R. 1, N.B.K.P., Taunton & Raynham Academy Grant	Ninety-three dollars and sixty cents.....	93 60
No. 1, R. 1, N.B.K.P., Rockwood Strip	Thirty-three dollars	33 00
No. 2, R. 1, N.B.K.P., Sandwich Academy Grant	One Hundred seventy-two dollars and eighty cents	172 80
No. 2, R. 1, N.B.K.P., Rockwood Strip	Thirty-six dollars and thirty-one cents...	36 31
No. 3, R. 1, N.B.K.P., Long Pond	Two hundred twenty-five dollars and seventy-three cents	225 73
No. 4, R. 1, N.B.K.P., Jackman Pl.	Three hundred thirty dollars and sixty cents	330 60
No. 5, R. 1, N.B.K.P., Attean Pond	Two hundred twenty dollars and forty cents	220 40
No. 6, R. 1, N.B.K.P., Holeb	One hundred forty-seven dollars and twenty-one cents	147 21
No. 1, R. 2, N.B.K.P., Tomhegan	Two hundred twenty-nine dollars	229 00
No. 2, R. 2, N.B.K.P., Brassua	One hundred seventy-eight dollars and twenty-six cents	178 26
No. 3, R. 2, N.B.K.P., Thorndike	Two hundred forty-seven dollars and ninety-five cents	247 95
No. 4, R. 2, N.B.K.P., Moose River Pl.	Two hundred fifty-nine dollars and twenty cents	259 20

SOMERSET COUNTY WILD LANDS—CONTINUED.

No. 5, R. 2, N.B.K.P., Dennistown	One hundred sixty-five dollars and thirty cents	165 30
No. 6, R. 2, N.B.K.P., Forsyth	One hundred sixty-two dollars and fifty cents	162 50
Big W., N.B.K.P.,	One hundred eighteen dollars and thirty-six cents	118 36
Little W., N.B.K.P.	Thirty-two dollars and eighty-five cents	32 85
No. 1, R. 3, N.B.K.P., part, Middlesex Grant	One hundred dollars and seventy-six cents	100 76
No. 1, R. 3, N.B.K.P., part, Evans tract, Middlesex Grant	Twenty-three dollars and twenty-two cents	23 22
No. 2, R. 3, N. B. K. P., Soldier Town	One hundred sixty-one dollars and sixty-six cents	161 06
No. 3, R. 3, N. B. K. P., East half, Alder Brook	Ninety-five dollars and ninety cents	95 90
No. 3, R. 3, N.B.K.P., West half, Alder Brook	One hundred two dollars and twenty cents	102 20
No. 4, R. 3, N.B.K.P., Bald Mountain	One hundred sixty-five dollars and thirty cents	165 30
No. 5, R. 3, N. B. K. P. Sandy Bay	One hundred seventy-one dollars and eleven cents	171 11
Seboomook, N. B. K. P.	One hundred fifty-one dollars and fifty-three cents	151 53
No. 1, R. 4, N. B. K. P. Plymouth	One hundred sixty-five dollars and thirty cents	165 30
No. 2, R. 4, N. B. K. P. Pittston Academy	Two hundred twenty-three dollars and forty-four cents	223 44
No. 3, R. 4, N. B. K. P. Hammond	Two hundred six dollars and sixty-three cents	206 63
No. 4, R. 4, N. P. K. P. Prentiss	One hundred forty-three dollars and fifty cents	143 50
No. 5, R. 4, N. B. K. P.	Forty-nine dollars and fifty cents	49 50
No. 3, R. 5, N. B. K. P. Dole Brook	One hundred sixty-five dollars and thirty cents	165 30
No. 4, R. 5, N. B. K. P.	One hundred six dollars and fifty-one cents	106 51
No. 4, R. 16, W. E. L. S. Elm Stream	Eighty-six dollars and ten cents	86 10
No. 5, R. 16, W. E. L. S. East half	Seventy-four dollars and thirty cents	74 30
No. 5, R. 16, W. E. L. S.	Seventy-four dollars and forty-seven cents	74 47
No. 6, R. 16, W. E. L. S.	One hundred forty-three dollars and eight cents	143 08
No. 7, R. 16, W. E. L. S.	One hundred forty-eight dollars and forty-one cents	148 41
No. 8, R. 16, W. E. L. S.	One hundred thirty dollars and four cents	130 04
No. 9, R. 16, W. E. L. S.	One hundred thirty-two dollars and forty-two cents	132 42
No. 10, R. 16, W. E. L. S.	One hundred fifty-three dollars and seventy-seven cents	153 77
No. 4, R. 17, W. E. L. S.	One hundred ninety-six dollars and fifty-eight cents	196 58
No. 5, R. 17, W. E. L. S.	One hundred fifty-seven dollars and ninety-two cents	157 92
No. 6, R. 17, W. E. L. S.	One hundred fifty-four dollars and fifty-six cents	154 56
No. 7, R. 17, W. E. L. S.	One hundred fifty-seven dollars and twenty cents	157 20

SOMERSET COUNTY WILD LANDS—CONCLUDED.

No. 3, R. 17, W. E. L. S.	One hundred thirty-nine dollars and thirteen cents.....	120 13
No. 3, R. 17, W. E. L. S.	One hundred thirty-one dollars and four cents	121 04
No. 10, R. 17, W. E. L. S. Big 10	One hundred eighty-two dollars.....	122 00
No. 4, R. 18, W. E. L. S. Comstock	Two hundred fourteen dollars and thirty-three cents.....	214 33
No. 5, R. 18, W. E. L. S.	One hundred fifty-seven dollars and sixty-six cents.....	157 06
No. 6, R. 18, W. E. L. S.	One hundred sixty-nine dollars and ninety-three cents.....	169 33
No. 7, R. 18, W. E. L. S.	One hundred sixty dollars and forty-eight cents	\$160 48
No. 8, R. 18, W. E. L. S.	One hundred twenty-eight dollars and seventy-two cents.....	123 72
No. 9, R. 18, W. E. L. S.	Seventy-four dollars and seventy-six cents	74 76
No. 5, R. 19, W. E. L. S.	One hundred nine dollars and eighty-two cents	109 22
No. 6, R. 19, W. E. L. S. Big 6	One hundred sixty-one dollars and seventy-four cents.....	161 74
No. 7, R. 19, W. E. L. S.	One hundred forty-four dollars and ninety-seven cents.....	144 97
No. 8, R. 19, W. E. L. S.	Sixty-four dollars and thirty-three cents	64 33
No. 5, R. 20, W. E. L. S.	One hundred thirty-one dollars.....	131 00
Total	Thirteen thousand seven hundred eighty-five dollars and fifty-eight cents.....	\$12,785 58

SOMERSET COUNTY—TIMBER AND GRASS ON RESERVED LANDS.

No. 2, R. 2, B. K. P. E. K. R.	Seven dollars and eighty cents.....	\$7 80
No. 2, R. 4, B. K. P. E. K. R.	Seven dollars and twenty cents.....	7 20
No. 1, R. 5, B. K. P. E. K. R.	Nine dollars and sixty cents.....	9 00
No. 2, R. 5, B. K. P. E. K. R.	Seven dollars and eighty cents.....	7 80
No. 1, R. 6, B. K. P. E. K. R.	Three dollars and twenty-four cents.....	3 24
No. 2, R. 2, B. K. P. W. K. R.	Five dollars and forty cents.....	5 40
No. 1, R. 4, B. K. P. W. K. R.	Six dollars and eighty-three cents.....	6 33
No. 2, R. 4, B. K. P. W. K. R.	Seven dollars and twenty cents.....	7 20
No. 2, R. 4, B. K. P. W. K. R.	Seven dollars and twenty cents	7 20
No. 2, R. 5, B. K. P. W. K. R.	Six dollars	6 00
No. 2, R. 5, B. K. P. W. K. R.	Eight dollars and forty cents	8 40
No. 4, R. 5, B. K. P. W. K. R.	Four dollars and eighty cents	4 80
No. 1, R. 6, B. K. P. W. K. R.	Four dollars and forty-five cents	4 45
No. 2, R. 6, B. K. P. W. K. R.	Seven dollars and twenty cents	7 20
No. 2, R. 6, B. K. P. W. K. R.	Nine dollars and sixty cents.....	9 00
No. 4, R. 6, B. K. P. W. K. R.	Four dollars and twenty cents.....	4 20

SOMERSET COUNTY—TIMBER AND GRASS—CONTINUED.

No. 5, R. 6, B. K. P. W. K. R.	Seven dollars and twenty cents.....	7 20
No. 1, R. 7, B. K. P. W. K. R.	Three dollars and eighty-five cents.....	3 85
No. 2, R. 7, B. K. P. W. K. R.	Eight dollars and forty cents.....	8 40
No. 3, R. 7, B. K. P. W. K. R.	Seven dollars and twenty cents.....	7 20
No. 4, R. 7, B. K. P. W. K. R.	Four dollars and seventy-two cents.....	4 72
No. 5, R. 7, B. K. P. W. K. R.	Three dollars and twenty-eight cents.....	3 28
No. 6, R. 7, B. K. P. W. K. R.	Five dollars and forty cents.....	5 40
No. 1, R. 1, N. B. K. P.	Five dollars and ninety-five cents.....	5 95
No. 2, R. 1, N. B. K. P.	Nine dollars and thirty-five cents	9 35
No. 3, R. 1, N. B. K. P.	Nine dollars and fifty cents.....	9 50
No. 5, R. 1, N. B. K. P.	Eight dollars and forty cents.....	8 40
No. 6, R. 1, N. B. K. P.	Six dollars and twenty-five cents.....	6 25
No. 1, R. 2, N. B. K. P.	Eleven dollars and twenty-five cents.....	11 25
No. 2, R. 2, N. B. K. P.	Six dollars and eighty-eight cents.....	6 88
No. 3, R. 2, N. B. K. P.	Nine dollars and sixty cents.....	9 60
No. 6, R. 2, N. B. K. P.	Six dollars and eighty-eight cents.....	6 88
Little W., R. 3, N. B. K. P.	One dollar and fifty cents.....	1 50
Big W., R. 3, N. B. K. P.	Four dollars and fifty cents.....	4 50
No. 1, R. 3, N. B. K. P.	Four dollars and twenty cents.....	4 20
No. 2, R. 3, N. B. K. P.	Five dollars and forty cents.....	5 40
No. 3, R. 3, N. B. K. P.	Seven dollars and twenty cents.....	7 20
No. 4, R. 3, N. B. K. P.	Six dollars	6 00
No. 5, R. 3, N. B. K. P.	Eight dollars and forty cents.....	8 40
Seboomook, R. 4, N. B. K. P.	Five dollars and forty cents.....	5 40
No. 1, R. 4, N. B. K. P.	Six dollars	6 00
No. 2, R. 4, N. B. K. P.	Six dollars and sixty cents.....	6 60
No. 3, R. 4, N. B. K. P.	Seven dollars and eighty cents.....	7 80
No. 4, R. 4, N. B. K. P.	Four dollars and fifty-eight cents.....	4 58
No. 5, R. 4, N. B. K. P.	One dollar and ninety-five cents.. ..	1 95
No. 3, R. 5, N. B. K. P.	Six dollars and twenty-five cents.....	6 25
No. 4, R. 5, N. B. K. P.	Three dollars and ninety-five cents.....	3 95
No. 4, R. 16, W. E. L. S.	Three dollars and seventy-five cents.....	3 75
No. 5, R. 16, W. E. L. S.	Five dollars and sixty-two cents.....	5 62
No. 6, R. 16, W. E. L. S.	Five dollars	5 00
No. 7, R. 16, W. E. L. S.	Five dollars	5 00
No. 8, R. 16, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 9, R. 16, W. E. L. S.	Four dollars and thirty-eight cents.....	4 38
No. 10, R. 16, W. E. L. S.	Five dollars and sixty-two cents.....	5 62

SOMERSET COUNTY—TIMBER AND GRASS—CONCLUDED.

No. 4, R. 17, W. E. L. S.	Seven dollars and fifty cents.....	7 50
No. 5, R. 17, W. E. L. S.	Six dollars and twenty-five cents.....	6 25
No. 6, R. 17, W. E. L. S.	Five dollars and sixty-two cents	5 62
No. 7, R. 17, W. E. L. S.	Five dollars and sixty-two cents	5 62
No. 8, R. 17, W. E. L. S.	Five dollars	5 00
No. 9, R. 17, W. E. L. S.	Four dollars and thirty-seven cents	4 37
No. 10, R. 17, W. E. L. S.	Four dollars and thirty-seven cents	4 37
No. 4, R. 18, W. E. L. S.	Six dollars and eighty-eight cents	6 88
No. 5, R. 18, W. E. L. S.	Six dollars and twenty-five cents	6 25
No. 6, R. 18, W. E. L. S.	Six dollars and twenty-five cents	6 25
No. 7, R. 18, W. E. L. S.	Five dollars and sixty-two cents	5 62
No. 8, R. 18, W. E. L. S.	Four dollars and thirty-eight cents	4 38
No. 9, R. 18, W. E. L. S.	Two dollars and sixty cents	2 00
No. 5, R. 19, W. E. L. S.	Four dollars and fourteen cents	4 14
No. 6, R. 19, W. E. L. S.	Five dollars	5 00
No. 7, R. 19, W. E. L. S.	Five dollars	5 00
No. 8, R. 19, W. E. L. S.	Two dollars and fifty cents	2 50
Total	Four hundred twenty-one dollars and eighty-six cents	\$421 86

WALDO COUNTY.

Belfast	Six thousand eight hundred ninety-three dollars and thirty-six cents	\$6,893 86
Belmont	Two hundred fifty-three dollars and ten cents	253 10
Brooks	Six hundred fifty-three dollars and seventy-four cents	653 74
Burnham	Five hundred seventy-eight dollars and five cents	578 05
Frankfort	Six hundred thirty-eight dollars and ninety-six cents	638 96
Freedom	Four hundred twenty-six dollars and eleven cents	426 11
Islesborough	Two thousand one hundred seventy-four dollars and eighty-four cents	2,174 84
Jackson	Three hundred sixty-eight dollars and two cents	368 02
Knox	Four hundred seventy-two dollars and ten cents	472 10
Liberty	Five hundred thirty dollars and fourteen cents	530 14
Lincolnton	Seven hundred seventy dollars and thirty-four cents	770 34
Monroe	Seven hundred seventeen dollars and three cents	717 03
Montville	Seven hundred seventy-one dollars and eighty-two cents	771 82
Morrill	Three hundred nineteen dollars and eighty-three cents	319 83

WALDO COUNTY—CONCLUDED.

Northport	Seven hundred eighty-three dollars and ninety-six cents	783 96
Palermo	Four hundred forty-seven dollars and three cents	447 08
Prospect	Four hundred twenty-six dollars and seventeen cents	426 17
Searsport	One thousand five hundred seventy-five dollars and forty-six cents	1,575 46
Searsmont	Eight hundred twenty-two dollars and fifty-seven cents	822 57
Stockton Springs	Six hundred sixty-two dollars and eight cents	662 08
Swanville	Three hundred seventy-eight dollars and fifty cents	378 50
Thorndike	Five hundred seven dollars and fifty-two cents	507 52
Troy	Six hundred fifty-seven dollars and forty-three cents	\$657 43
Unity	Eight hundred twenty-seven dollars and thirty-six cents	827 36
Waldo	Three hundred sixty dollars and two cents	360 02
Winterport	One thousand four hundred thirteen dollars	1,413 00
Total	Twenty-four thousand four hundred twenty-eight dollars and fifty-four cents	\$24,428 54

WASHINGTON COUNTY.

Addison	Four hundred eighty-three dollars and thirty-four cents	\$483 34
Alexander	One hundred fifty-dollars and sixty cents	150 00
Baileyville	Two hundred two dollars and fifty-four cents	202 54
Baring	Three hundred twenty-two dollars and thirty-eight cents	322 38
Beddington	Seventy-nine dollars and thirty-five cents	79 35
Brookton	One hundred forty dollars and seventeen cents	140 17
Calais	Seven thousand one hundred twenty-four dollars and eighty-six cents	7,124 86
Centerville	One hundred twenty-nine dollars and eighty-four cents	129 84
Charlotte	One hundred ninety-seven dollars and eighty-two cents	197 82
Cherryfield	One thousand two hundred thirty-six dollars and seventy-seven cents	1,236 77
Columbia	Two hundred thirty-eight dollars and forty cents	238 40
Columbia Falls	Three hundred forty-six dollars and twenty-two cents	346 22
Cooper	One hundred fourteen dollars and forty-four cents	114 44

WASHINGTON COUNTY—CONTINUED.

Crawford	Ninety-one dollars and nineteen cents....	91 19
Cutler	Two hundred twelve dollars and eighty-eight cents	212 88
Danforth	Five hundred eighty-seven dollars and seventeen cents	587 17
Deblois	Fifty-three dollars and fifty-six cents	53 56
Dennysville	Three hundred sixty dollars and sixty-five cents	366 05
East Machias	One thousand sixteen dollars and eighty-nine cents	1,016 89
Eastport	Four thousand two hundred ninety-three dollars and ninety-three cents	4,293 93
Edmunds	Two hundred fifty-two dollars and fifty-one cents	252 51
Forest City	Twenty-nine dollars and seventy-eight cents	29 78
Harrington	Six hundred eleven dollars and eighty-two cents	611 82
Jonesborough	Two hundred fifty-eight dollars and eighty-one cents	258 81
Jonesport	One thousand one hundred seventy-eight dollars and sixty-six cents	1,178 66
Lubec	Two thousand one hundred eighty-one dollars and seventy-nine cents	2,181 79
Machias	Two thousand one hundred sixty-two dollars and twenty-one cents	2,162 21
Machiasport	Four hundred eighty-seven dollars and ninety-eight cents	487 98
Marion	Seventy-nine dollars and seventy-one cents	79 71
Marshfield	One hundred thirty-six dollars and fifty-eight cents	136 58
Meddybemps	Seventy-two dollars and ninety-five cents	72 95
Millbridge	One thousand sixty-one dollars and sixty-three cents	1,061 63
Northfield	Ninety dollars	90 00
Pembroke	Eight hundred forty-nine dollars and forty-six cents	849 46
Perry	Four hundred sixty-one dollars and seven cents	461 07
Princeton	Six hundred thirty-nine dollars and ninety-six cents	639 96
Robbinston	Three hundred seventy-four dollars and eighty-six cents	374 86
Roque Bluffs	Seventy dollars and three cents	70 03
Steuben	Four hundred fifty dollars and forty-five cents	450 45
Talmadge	One hundred forty-eight dollars and sixty-four cents	148 64
Topsfield	Two hundred fourteen dollars and fifty-one cents	214 51

WASHINGTON COUNTY—CONCLUDED.

Trescott	One hundred forty-eight dollars and thirty-seven cents	148 37
Vanceboro	Three hundred seventy-eight dollars and eighty-three cents	378 80
Walte	Seventy-five dollars and thirty-seven cents	75 37
Wesley	One hundred seven dollars and seventeen cents	107 17
Whiting	Two hundred twenty-five dollars and fifty-nine cents	225 50
Whitneyville	One hundred eighteen dollars and three cents	118 03
Total	Thirty thousand two hundred forty-nine dollars and seventy-seven cents	\$30,249 77

WASHINGTON COUNTY WILD LANDS.

No. 12, East Division....	Eighty-two dollars and sixty-five cents ..	82 65
No. 12, East Division ..	Eighty-two dollars and sixty-five cents ..	82 65
No. 23, East Division....	One hundred twenty-three dollars and seventy-five cents	123 75
No. 27, East Division....	One hundred nineteen dollars and sixty-one cents	119 61
No. 18, Middle Division..	Sixty-eight dollars and eighty-seven cents ..	68 87
No. 19, Middle Division Southeast quarter	Fifteen dollars and thirty-one cents	15 31
No. 19, Middle Division North half & South- west quarter	Thirty-four dollars and forty-seven cents ..	34 47
No. 24, Middle Division..	Eighty-two dollars and sixty-five cents ..	82 65
No. 25, Middle Division..	One hundred four dollars	104 00
No. 29, Middle Division Devereux	One hundred twenty-three dollars and ninety-seven cents	123 97
No. 30, Middle Division..	One hundred fifty-one dollars and fifty-three cents	151 53
No. 31, Middle Division..	One hundred sixty-five dollars and thirty-five cents	165 35
No. 36, Middle Division..	Two hundred twenty dollars and forty cents	220 40
No. 37, Middle Division..	One hundred sixty-five dollars and thirty cents	165 30
No. 42, Middle Division..	Two hundred twenty dollars and forty cents	220 40
No. 43, Middle Division East half	Eighty-two dollars and sixty-five cents ..	82 65
No. 43, Middle Division West half	Eighty-two dollars and sixty-five cents ..	82 65
No. 5, North Division Middle part	Forty-one dollars and fourteen cents	41 14
No. 5, North Division South half	Seventy-five dollars and seventy-six cents ..	75 76
No. 6, North Division..	Ninety-three dollars and sixty-two cents ..	93 62
East part of strip in North part of No. 6, North Division	Thirty-three dollars	33 00
West part of strip in North part of No. 6..	Eighteen dollars and thirty-eight cents ..	18 38

WASHINGTON COUNTY WILD LANDS—CONCLUDED.

Two mile strip, North part of No. 5, North Division	Thirty-five dollars	35 00
No. 1, R. 1, T. S.	Eighty-four dollars and sixty-four cents	84 64
No. 3, R. 1, T. S., Grand Lake Stream Plan	Two hundred twenty-three dollars and twenty-eight cents	223 28
No. 1, R. 2, T. S., Dyer.	Ninety-six dollars and forty-two cents ..	96 42
No. 1, R. 3, T. S., Lambert Lake Pl.	One hundred seventy-four dollars and seventeen cents	174 17
No. 6, R. 1, N. B. P. P.	One hundred ninety-three dollars and three cents	193 03
No. 7, R. 2, N. B. P. P., Kossuth	One hundred seventy-nine dollars and seventy-five cents	179 75
No. 8, R. 3, N. B. P. P.	One hundred seventy-three dollars and ninety-one cents	173 91
No. 10, R. 3, N. B. P. P., Forest	One hundred eight dollars and fifty-five cents	108 55
No. 11, R. 3, N. B. P. P.	Forty-five dollars	45 00
No. 3, R. 4, N. B. P. P.	Eighty-two dollars and fifty cents	82 50
East part Indian Township, strip, 1 mile wide.	Eighteen dollars	18 00
No. 9, R. 2, Codyville Pl., N. B. P. P.	One hundred forty-one dollars and ten cents	141 10
No. 14, E. D. Pl	One hundred ten dollars and forty cents ..	110 40
No. 21, E. D. Pl	One hundred twenty-eight dollars and eighty cents	128 80
Total	Three thousand nine hundred eighty-two dollars and sixty-one cents	\$3,982 61

WASHINGTON COUNTY—TIMBER AND GRASS ON RESERVED LANDS.

No. 19, East Division...	Two dollars and forty cents	2 40
No. 26, East Division....	Five dollars and forty cents	5 40
No. 5, North Division..	Five dollars and forty cents	5 40
No. 18, Middle Division.	One dollar and eighty cents	1 80
No. 19, Middle Division.	Two dollars and forty cents	2 40
No. 24, Middle Division.	Two dollars and forty cents	2 40
No. 25, Middle Division.	Three dollars and sixty cents	3 60
No. 29, Middle Division.	Four dollars and twenty cents	4 20
No. 30, Middle Division.	Five dollars and forty cents	5 40
No. 31, Middle Division.	Six dollars	6 00
No. 1, R. 1, Titcomb Survey	Three dollars and sixty cents	3 60
No. 1, R. 2, Titcomb Survey	Three dollars and seventy-five cents	3 75
No. 6, R. 1, N. B. P. P.	Seven dollars and thirty-five cents	7 35
No. 8, R. 3, N. B. P. P.	Six dollars and sixty cents	6 60
No. 10, R. 3, N. B. P. P.	Three dollars	3 00

WASHINGTON COUNTY—TIMBER AND GRASS—CONCLUDED.

No. 11, R. 3, N. B. P. P.	One dollar and forty-six cents	1 46
No. 13, East Division....	One dollar and seventy cents	1 70
No. 35, Middle Division.	Eight dollars and forty cents	8 40
No. 37, Middle Division.	Six dollars	6 00
No. 42, Middle Division.	Eight dollars and forty cents	8 40
No. 43, Middle Division.	Six dollars	6 00
Total	Ninety-five dollars and twenty-six cents	\$95 26

YORK COUNTY.

Acton	Six hundred seventy-three dollars and nineteen cents	\$673 19
Alfred	Eight hundred twenty-nine dollars and eighty cents	829 80
Berwick	Two thousand four hundred fourteen dollars and seventy-five cents	2,414 75
Biddeford	Twenty thousand twenty-four dollars and fifty-five cents	20,024 55
Buxton	One thousand eight hundred seventy-seven dollars and sixty-four cents	1,877 64
Cornish	Nine hundred fourteen dollars and twenty-one cents	914 21
Dayton	Five hundred forty-four dollars and sixteen cents	544 16
Ellot	One thousand three hundred thirty-four dollars and thirty-five cents	1,334 35
Hollis	One thousand nineteen dollars and forty-one cents	1,019 41
Kittery	Two thousand fifty-nine dollars and forty-four cents	2,059 44
Kennebunk	Five thousand six hundred forty-eight dollars and seven cents	5 648 07
Kennebunkport	Three thousand five hundred forty-five dollars and twenty-two cents	3,545 22
Lebanon	Nine hundred seventy-six dollars and fifty-nine cents	976 59
Limington	Seven hundred eighty-four dollars and seventy-nine cents	784 79
Limerick	One thousand fifty-one dollars and thirty-nine cents	1,051 39
Lyman	Eight hundred sixty-eight dollars and thirty-five cents	868 35
Newfield	Five hundred eighty-nine dollars and thirty-eight cents	589 38
North Berwick	One thousand eight hundred forty-six dollars and eighty-seven cents	1,846 87
Old Orchard	Two thousand five hundred sixty-five dollars and forty-two cents	2,565 42
Parsonfield	One thousand sixty dollars and ninety-four cents	1,060 94
Saco	Nine thousand nine hundred fifty-six dollars and sixty-five cents	9,956 60

YORK COUNTY—CONCLUDED.

Sanford	Seven thousand six hundred ninety-five dollars and fifty-seven cents	7,695 57
Shapleigh	Six hundred twenty dollars and forty-two cents	\$620 42
South Berwick	Three thousand two hundred two dollars and thirty-eight cents	3,202 28
Waterboro	Nine hundred twenty-nine dollars and twenty-four cents	929 24
Wells	Two thousand three hundred twenty-four dollars and sixty-four cents	2,324 64
York	Five thousand eight hundred fifteen dollars and eighty cents	5,815 80
Total	Eighty-one thousand one hundred seventy-three dollars and twenty-two cents	\$81,173 28

SUMMARY.

Androscoggin	Seventy-three thousand two hundred ninety-six dollars and twenty cents	\$73,296 20
Aroostook	Fifty-nine thousand one hundred forty-four dollars and forty-seven cents	59,144 47
Cumberland	One hundred ninety-six thousand seven hundred thirty-seven dollars and thirty-two cents	196,737 23
Franklin	Twenty-five thousand eight hundred seventy-eight dollars and fifty-eight cents	25,878 58
Hancock	Forty-five thousand four hundred ninety-eight dollars and five cents	45,498 05
Kennebec	Seventy-eight thousand nine hundred ninety-nine dollars and seventy-three cents	78,999 73
Knox	Thirty-seven thousand twenty-three dollars and forty-one cents	37,023 41
Lincoln	Eighteen thousand eight hundred forty-eight dollars and thirty-five cents	18,845 25
Oxford	Forty thousand five hundred fifty-one dollars and forty cents	40,551 40
Penobscot	Ninety-one thousand four hundred one dollars and two cents	91,401 02
Piscataquis	Thirty-three thousand two hundred four dollars and fifty-eight cents	33,204 58
Sagadahoc	Twenty-seven thousand six hundred twenty-five dollars and twenty-five cents	27,625 25
Somerset	Fifty thousand thirty-six dollars and forty-three cents	50,036 43
Waldo	Twenty-four thousand four hundred twenty-eight dollars and fifty-four cents	24,428 54
Washington	Thirty-four thousand three hundred twenty-seven dollars and sixty-four cents	34,327 04
York	Eighty-one thousand one hundred seventy-three dollars and twenty-two cents	81,173 22
Total	Nine hundred eighteen thousand one hundred seventy-four dollars and nineteen cents	\$918,174 19

CHAP. 394

Sect. 2. The treasurer of this state shall, in the month of April, in the year of our Lord one thousand nine hundred and six, send his warrant with a copy of this tax act, directed to the mayor and aldermen, selectmen or assessors of each city, town or plantation, taxed as aforesaid, requiring them respectively to assess, in dollars and cents, the sum so charged, according to the provisions of the law for the assessment of taxes and to add the amount of such tax to the amount of county and town taxes, to be by them assessed in each city, town and plantation or other place, respectively.

Sect. 3. The treasurer of state in his said warrant, shall require the said mayor and aldermen, selectmen or assessors, respectively, to pay or to issue their several warrant or warrants requiring the collectors of their several cities, towns and plantations, to collect and pay in to the treasurer of their respective cities, towns and plantations, the sum against said cities, towns and plantations, respectively, in this act contained, which said respective treasurer shall pay to the state treasurer on or before the first day of January, one thousand nine hundred and seven, and said mayor, selectmen and assessors, respectively, shall return a certificate of the names of such collectors, with the sums which each collector may be required to collect, to said state treasurer, sometime before the first day of December, in the year of our Lord one thousand nine hundred and six.

Sect. 4. When the time for the payment of a state tax to the treasurer of state has expired, and it is unpaid, the treasurer of state shall give notice thereof to the municipal officers of any delinquent town, and unless such tax shall be paid within sixty days, the treasurer of state may issue his warrant to the sheriff of the county, requiring him to levy, by distress and sale, upon the real and personal property of any of the inhabitants of the town; and the sheriff or his deputy shall execute such warrants, observing the regulations provided for satisfying warrants against deficient collectors, as prescribed by chapter ten of the revised statutes.

Sect. 5. When any state tax assessed upon any city or town remains unpaid, such city or town is precluded from drawing from the state treasurer the school funds set apart for such city or town, so long as such tax remains unpaid.

Sect. 6. This act shall take effect when approved.

Approved March 24, 1905.

Chapter 395.

An Act to provide in part for the Expenditures of Government for the year nineteen hundred and five.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. In order to provide for the several acts and resolves of the legislature, requiring the payment of money from the treasury, and also to provide for the necessary expenditures of government for the current fiscal year nineteen hundred and five, the following sums are hereby appropriated out of any moneys in the treasury, and the governor, with the advice and consent of the council, is authorized at any time prior to the first day of January next, to draw his warrant on the treasury for the same.

Maine state year book, one thousand three hundred dollars	\$1,300 00
Extra clerk hire in library, two hundred dollars,	200 00
Young Women's Home of Lewiston, one thousand dollars	1,000 00
Aroostook Normal School, ten thousand dollars,	10,000 00
Children's Aid Society of Belfast, one thousand seven hundred fifty dollars.....	1,750 00
State library, five thousand six hundred sixty dollars	5,660 00
Property exempt from taxation, one hundred sixty-four dollars and thirty-two cents.....	164 32
Fish hatcheries and feeding stations, twenty-five thousand dollars	25,000 00
Maine State Sanatorium Association, ten thousand dollars	10,000 00
Woman's Christian Temperance Union, five hundred dollars	500 00
Trustees normal schools, two hundred dollars...	200 00
Society of the Sisters of Charity Hospital, eight thousand dollars	8,000 00
Society of the Sisters of Charity, Healy Asylum, two thousand dollars.....	2,000 00
Society of the Sisters of Charity, Girls' Orphanage, two thousand five hundred dollars.....	2,500 00
Bar Harbor Hospital, two thousand dollars.....	2,000 00
Central Maine Fair Association, two thousand dollars	2,000 00
Central Maine General Hospital, nine thousand dollars	9,000 00

Expenditures of government, 1906.

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Maine Eye and Ear Infirmary, five thousand dollars	5,000 00
Temporary Home for Women and Children at Portland, two thousand five hundred dollars..	2,500 00
Songo river improvements, three hundred dollars,	300 00
Buoys in Long and Sebago lakes, two hundred dollars	200 00
Aid of navigation on Mooselookmeguntic lake, one hundred dollars	100 00
Aid of navigation on Schoodic Grand lake, two hundred fifty dollars	250 00
Aid of navigation on Moosehead lake, seven hundred fifty dollars	750 00
Aid of navigation on Lewey, Long and Big lakes, one hundred fifty dollars.....	150 00
King's Daughters' Home of Bangor, five hundred dollars	500 00
Frank P. Pennell, two hundred seventy-six dollars	276 00
Town of Boothbay, one hundred dollars and ninety-nine cents	100 99
Town of Phillips, one hundred seventy-five dollars and seventy-four cents	175 74
Town of Pittston, sixty-six dollars and seventy-four cents	66 74
Town of Machias, four hundred eighty-six dollars and thirty-five cents	486 35
Moose River plantation, one hundred twenty-six dollars and eighty-four cents.....	126 84
Jackman plantation, one hundred twenty-six dollars and eighty-four cents.....	126 84
Soldier's pensions, eighty-seven thousand five hundred dollars	87,500 00
Saint Elizabeth's Roman Catholic Orphan Asylum, two thousand dollars.....	2,000 00
Augusta City Hospital, three thousand five hundred dollars	3,500 00
Improving and protecting dairy interests, three thousand dollars	3,000 00
A. H. Small, twelve dollars.....	12 00
Bangor Children's Home, one thousand dollars,	1,000 00
Eastern Maine General Hospital, five thousand dollars	5,000 00
Maine General Hospital, eight thousand five hundred dollars	8,500 00

Roads in the Indian township, seven hundred dollars	700 00
Bates College, seven thousand five hundred dollars	7,500 00
Highway bridge in town of Benton, three thousand dollars	3,000 00
Bridge in town of Milbridge, two thousand dollars	2,000 00
Bridge in town of Baileyville, five hundred dollars,	500 00
Bridge in town of Mattawamkeag, one thousand five hundred dollars	1,500 00
Bridge in town of Fort Kent, three thousand dollars	3,000 00
Madawaska Training School, one thousand five hundred dollars	1,500 00
Deaconess Home Association of Bangor, four hundred dollars	400 00
Fred W. Lee, one hundred ninety-seven dollars and sixty-nine cents	197 69
Protection of trees and shrubs, five thousand dollars	5,000 00
Farmington State Normal School, one thousand five hundred dollars	1,500 00
Schooling of children in unorganized townships, deficiency, three thousand dollars.....	3,000 00
Maine Home for Friendless Boys, one thousand five hundred dollars	1,500 00
Passamaquoddy Indians, nine thousand eight hundred eighty-five dollars	9,885 00
Penobscot Indians, eight thousand seven hundred fifty-four dollars and seventy cents.....	8,754 70
Peter F. Neptune, one hundred twenty dollars..	120 00
Peter M. Nelson, one hundred twenty dollars...	120 00
Prevention of contagious diseases among cattle and horses, five thousand dollars.....	5,000 00
Maine State Poultry and Pet Stock Association, two hundred fifty dollars	250 00
Maine Children's Home Society, eight hundred dollars	800 00
Rebuilding house occupied by Sisters of Mercy at Peter Dana's Point, one thousand two hundred dollars	1,200 00
Marking grave of Governor Hunton, five hundred dollars	500 00

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Knox County General Hospital, two thousand five hundred dollars	2,500 00
Maine Industrial School for Girls, building, six thousand dollars	6,000 00
Maine Industrial School for Girls, grading, one thousand dollars	1,000 00
Maine Industrial School for Girls, expenses, thirteen thousand dollars	13,000 00
Preservation of regimental rolls, two thousand four hundred dollars	2,400 00
York deeds, two thousand two hundred fifty dollars	2,250 00
Re-establishment of boundaries of public lots, five hundred dollars	500 00
Castine Normal School, six thousand dollars....	6,000 00
University of Maine, twelve thousand dollars...	12,000 00
H. P. Gardner, agent, sixty-one dollars and twelve cents	61 12
Aroostook Normal School, three thousand dollars,	3,000 00
F. A. Giddings, secretary, two hundred eighty-seven dollars and fifty cents.....	287 50
Waldo County General Hospital, one thousand five hundred dollars	1,500 00
Schooling of children in unorganized townships, two thousand dollars	2,000 00
Sea and shore fisheries, fifteen thousand dollars..	15,000 00
Screening of Sabattus pond, two hundred fifty dollars	250 00
Lee Normal Academy, one thousand dollars....	1,000 00
Western State Normal School, five thousand five hundred dollars	5,500 00
Support of paupers, deficiency, fifteen thousand dollars	15,000 00
Repair of roadway in Piscataquis County, five hundred dollars	500 00
W. S. Cotton, fifty-nine dollars.....	59 00
Road in Eagle Lake Plantation, one thousand two hundred dollars.....	1,200 00
F. J. Allen, fifty dollars.....	50 00
I. K. Stetson, one hundred four dollars and seventy-five cents	104 75
Epidemic or emergency fund, three thousand dollars	3,000 00
Bridge between Bingham and Concord, ten thousand dollars	10,000 00

Bridge in town of Edmunds, six hundred dollars,	600 00.
Fish hatchery and feeding station at Rangeley lakes, one thousand dollars.....	1,000 00
Town of Greenbush, seventeen dollars and seventy-five cents	17 75
Town of Falmouth, fifty-eight dollars and sixty-six cents	58 66
Town of Chelsea, two hundred seventy-three dollars seventy-nine cents.....	273 79
Town of Gray, one hundred seventeen dollars and forty-two cents	117 42
R. D. Leavitt, ninety dollars and ninety-two cents,	90 92
L. C. Morse, one hundred one dollars and eighty cents	101 80
George G. Weeks, three hundred six dollars and sixty-nine cents	306 69
L. M. Staples, eighty-nine dollars and nine cents,	89 09
Bath Military and Naval Orphan Asylum, nine thousand dollars	9,000 00
Maine Agricultural Experiment Station, one thousand dollars	1,000 00
Maine School for the Deaf, seventeen thousand five hundred dollars.....	17,500 00
State School for Boys, forty thousand two hundred fifty dollars	40,250 00
County taxes on wild lands, thirty-five thousand dollars	35,000 00
Maine State Prison, fourteen thousand eight hundred fifty dollars	14,850 00
Roads and bridges in town of Trescott, one hundred fifty dollars	150 00
Norcross Transportation Company, five hundred dollars	500 00
Education of the blind, one thousand dollars....	1,000 00
Salary and expenses of enforcement commission, seven thousand five hundred dollars.....	7,500 00
Expenses of law courts, one thousand two hundred dollars	1,200 00
Bridge between Wiscasset and Edgecomb, eight thousand five hundred dollars.....	8,500 00
Repairs of bridges in Mariaville, three hundred dollars	300 00
I. S. Cote, seventy-six dollars and seventy-five cents	76 75

CHAP. 895

Town of New Gloucester, thirty dollars.....	30 00
City of Portland, one thousand three hundred forty-two dollars and seventy-five cents.....	1,342 75
City of Lewiston, two thousand two hundred twenty-five dollars and ninety-eight cents....	2,225 98
City of Rockland, nine hundred fifty-four dollars,	954 00
Text books for State Normal Schools, one thou- sand six hundred dollars	1,600 00
Compilation of insurance laws, one hundred dollars	100 00
York deeds and Maine Wills, one thousand six hundred fifty dollars.....	1,650 00
Expenses of Attorney General, one thousand five hundred dollars	1,500 00
Revision of statutes, binding, two thousand dollars	2,000 00
Completion of residence of principal of Western State Normal School at Gorham, one thousand five hundred dollars	1,500 00
Central Maine Fair Association, two thousand dollars	2,000 00
Expenses of Bridge Commission, three hundred dollars	300 00
Tabulating changes in general statutes, four hun- dred dollars	400 00
Maine Historical Society, two thousand dollars,	2,000 00
William B. Webb, twenty-three dollars.....	23 00
Joseph Archambault, three hundred eighty-two dollars	382 00
Extra pay of Maine volunteers in war with Spain, one hundred ten dollars.....	110 00
Charles Knowlton, thirty-six dollars.....	36 00
George M. Barrows, chairman, fifty-two dollars,	52 00
Helen A. Gilman legacy to Maine Insane Hos- pital, fifty dollars	50 00
George G. Weeks, four hundred dollars.....	400 00
George E. Morrison, one hundred two dollars and sixty cents	102 60
Insurance of public buildings, seven thousand six hundred dollars	7,600 00
Thomas Anderson, twenty-five dollars.....	25 00
Edward K. Milliken, three hundred dollars....	300 00
Bounty on porcupines killed in nineteen hundred and three, three hundred dollars.....	300 00
Bounty on porcupines, three thousand dollars....	3,000 00

Topographic and geological survey, ten thousand dollars	10,000 00
Compilation of sea and shore fishery laws, two hundred dollars	200 00
G. W. Irving, chairman, two hundred dollars and eighty cents	200 80
C. O. Purinton, secretary, fifteen dollars.....	15 00
Maine State Agricultural Society, for industrial exhibits, five hundred dollars.....	500 00
Maine State Agricultural Society, one thousand five hundred dollars	1,500 00
Expenses of mail carrier of House, thirty dollars, Sereno T. Kimball, secretary, one thousand three hundred forty-nine dollars	30 00
C. C. Morrison, secretary, twenty-three dollars and fifty cents	1,349 00
Salary of public officers, one hundred two thousand dollars	23 50
Salary of county attorneys, thirteen thousand fifty dollars	102,000 00
Subordinate officers of state prison, eleven thousand six hundred fifty dollars.....	13,050 00
Private secretary to the governor, one thousand two hundred dollars	11,650 00
Assistant librarian, one thousand two hundred dollars	1,200 00
Clerks in secretary of state's office, three thousand two hundred dollars	1,200 00
Clerks in state treasurer's office, four thousand four hundred dollars	3,200 00
Clerks in adjutant general's office, one thousand nine hundred dollars	4,400 00
Clerk in superintendent of schools' office, one thousand dollars	1,900 00
Clerk in commissioner of agriculture's office, one thousand dollars	1,000 00
Pension clerk, one thousand two hundred dollars, Clerks in bank examiner's office, two thousand dollars	1,000 00
Clerk in state assessors' office, one thousand one hundred dollars	1,200 00
Stenographers to justices of supreme judicial court, twelve thousand dollars.....	2,000 00
	1,100 00
	12,000 00

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Messenger to governor and council, five hundred dollars	500 00
Stenographer and typewriter to governor and council, six hundred dollars.....	600 00
Stenographer and extra clerk hire in state superintendent of schools' office, five hundred dollars,	500 00
Pay roll of senate, ten thousand seven hundred twenty-four dollars	10,724 00
Pay roll of house, thirty-two thousand nine hundred twenty-two dollars.....	32,922 00
Contingent expenses of the legislature, fifteen thousand dollars	15,000 00
Contingent expenses of committees, two thousand nine hundred fifty-two dollars and thirty-five cents	2,952 35
Legislative printing, fourteen thousand dollars..	14,000 00
Legislative books, stationery and postage, five thousand five hundred dollars.....	5,500 00
Express transportation for benefit of the legislature, one thousand sixty dollars.....	1,060 00
Advertising laws, eight thousand five hundred dollars	8,500 00
Stenographers to officers of senate and house, seven hundred dollars	700 00
Commissioner of Highways, three thousand seven hundred fifty dollars	3,750 00
Furnishing buildings on Widows' Island, six thousand dollars	6,000 00
State house employees, five hundred twenty-five dollars	525 00
Eugene Thomas, secretary, twenty-five dollars..	25 00
T. W. Baldwin, secretary, twenty-five dollars..	25 00
Bounty on bears, killed in Franklin county, five hundred dollars	500 00
Lewis Barrows, twenty-five dollars.....	25 00
Description of wild lands, two thousand five hundred dollars	2,500 00
Improvement of state roads in nineteen hundred and three, four thousand four hundred thirty-eight dollars	4,438 00
Town of Bristol, sixty-seven dollars and fifty cents	67 50
Albert W. Buck, fifty dollars	50 00
Maine Insane Hospital, seventy-eight thousand, five hundred dollars	78,500 00

Eastern Maine Insane Hospital, twenty-three thousand, one hundred fifty dollars.....	23,150 00
Senate postmaster, sixty dollars.....	60 00
Clerks in secretary of state's office, one thousand two hundred dollars.....	1,200 00
Pay roll of house, to correct error, six dollars..	6 00
Preparing list of delinquent corporations for the year nineteen hundred three, five hundred dollars	500 00

Amounting to the sum of nine hundred nineteen thousand four hundred forty-nine dollars and eighty-three cents \$919,449 83

Section 2. This act shall take effect when approved.

Approved March 24, 1906.

Chapter 396.

An Act to provide for the Expenditures of Government for the year nineteen hundred and six.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. In order to provide for the several acts and resolves of the legislature, requiring the payment of money from the treasury, and also to provide for the necessary expenditures of government for the year nineteen hundred and six, the following sums are hereby appropriated out of any moneys in the treasury, and the governor, with the advice and consent of the council, is authorized, at any time between the first day of January, nineteen hundred and six, and the first day of January, nineteen hundred and seven, to draw his warrant on the treasury for the same.

School and mill fund due towns, six hundred thousand dollars	\$600,000 00
Free high schools, forty-nine thousand dollars..	49,000 00
Normal schools and training school, forty-three thousand dollars	43,000 00
Aid to academies, twenty-three thousand dollars,	23,000 00
Teachers' meetings, one thousand dollars.....	1,000 00
State examination of teachers, five hundred dollars	500 00
Summer training schools and distribution of educational documents, two thousand five hundred dollars	2,500 00

Expenditures of government, 1906.

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Schooling of children in unorganized townships, seven thousand dollars	7,000 00
Superintendence of towns comprising school unions, three thousand dollars.....	3,000 00
Cecil John Rhodes scholarships, one hundred dollars	100 00
Interest on Madawaska territory school fund, three hundred dollars	300 00
Foxcroft Academy, sixty dollars.....	60 00
Hebron Academy, sixty dollars.....	60 00
Houlton Academy, one hundred twenty dollars..	120 00
School district number two, Madison, fifty dollars,	50 00
Public debt, seventy thousand dollars.....	70,000 00
Interest, fifty thousand dollars.....	50,000 00
Sheriffs and coroners, one thousand dollars....	1,000 00
Costs in criminal prosecutions, one thousand five hundred dollars	1,500 00
Arrest and apprehension of criminals, one thousand five hundred dollars.....	1,500 00
University of Maine, twenty thousand dollars..	20,000 00
Militia fund, thirty-six thousand six hundred fifty-one dollars and forty cents.....	36,651 40
Care of trust deposits, two hundred dollars.....	200 00
Advertising land sale and tax act, nine hundred dollars	900 00
Superior court in Waterville, two hundred dollars,	200 00
State library, one thousand dollars.....	1,000 00
Free public libraries, five thousand dollars.....	5,000 00
Donation for founding free public libraries, seven hundred dollars	700 00
Traveling libraries, two thousand five hundred dollars	2,500 00
Williams' legacy to Maine Insane Hospital, forty dollars	40 00
Investigation of the causes of fire, two thousand dollars	2,000 00
Idiotic and feeble minded persons, three thousand dollars	3,000 00
Damage by dogs and wild animals to domestic animals, ten thousand dollars.....	10,000 00
Dog licenses refunded, thirty-five thousand dollars	35,000 00
Pay roll of council, four thousand dollars.....	4,000 00
Contingent fund of governor and council, six thousand dollars	6,000 00

EXPENDITURES OF GOVERNMENT.

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CHAP. 396

Agricultural societies, nine thousand six hundred eighty dollars and eighty-two cents.....	9,680 82
Farmers' institutes and dairymen's conference, three thousand dollars.....	3,000 00
Enforcement of laws relating to sale of impure food, five hundred dollars.....	500 00
Analysis of concentrated commercial feeding stuffs, one thousand dollars.....	1,000 00
Analysis of commercial fertilizers, two thousand dollars	2,000 00
Maine State Agricultural Society, one thousand dollars	1,000 00
Maine State Agricultural Society, for industrial exhibits, one thousand dollars.....	1,000 00
Eastern Maine State Fair, one thousand dollars..	1,000 00
Eastern Maine State Fair, to encourage pomology, seven hundred fifty dollars.....	750 00
Bounty on seals, six thousand dollars.....	6,000 00
Bounty on bears killed in Oxford county, five hundred dollars	500 00
Bureau of industrial and labor statistics, three thousand five hundred dollars.....	3,500 00
State Board of Health, five thousand dollars....	5,000 00
Registration of vital statistics, two thousand five hundred dollars	2,500 00
State Laboratory, three thousand dollars.....	3,000 00
Board of registration of medicine, fees of office, one thousand five hundred dollars.....	1,500 00
Preservation of town records, five hundred dollars	500 00
Trustees of State School for Boys, one thousand two hundred dollars	1,200 00
Visiting committee to State School for Boys, four hundred fifty dollars	450 00
Sanford legacy to State School for Boys, forty-two dollars	42 00
Trustees of Insane Hospitals, two thousand five hundred dollars	2,500 00
Visiting committee to Insane Hospitals, eight hundred dollars	800 00
Trustees of Normal Schools, one thousand two hundred dollars	1,200 00
Trustees of University of Maine, one thousand dollars	1,000 00

CHAP. 396

Trustees Maine Industrial School for Girls, five hundred dollars	500 00
Criminal insane, three thousand five hundred dollars	3,500 00
Railroad and telegraph tax due towns, one hundred twenty thousand dollars	120,000 00
Improvement of state roads, fifty thousand dollars	50,000 00
Lands reserved for public uses, four thousand dollars	4,000 00
Interest on lands reserved for public uses, eleven thousand dollars	11,000 00
Forfeited lands, five hundred dollars.....	500 00
Burial expenses of soldiers and sailors, eight thousand dollars	8,000 00
Burial expenses of soldiers' widows, three thousand dollars	3,000 00
Aid of soldiers in Aroostook war, three thousand dollars	3,000 00
Property exempt from taxation, two thousand two hundred dollars	2,200 00
School in state prison, fifty dollars.....	50 00
Books for use of convicts in state prison, fifty dollars	50 00
Medicines for state prison, one hundred fifty dollars	150 00
Railroad commissioners, twelve thousand four hundred dollars	12,400 00
Investigation of railroad accidents, one thousand dollars	1,000 00
Penobscot Indians, shore rents, three thousand three hundred thirty-two dollars.....	3,332 00
Journal of council, one hundred fifty dollars....	150 00
Indices, one hundred fifty dollars.....	150 00
Expenses of state assessors, one thousand five hundred dollars	1,500 00
Expenses of attorney general, four hundred fifty dollars	450 00
Expenses of superintendent of public schools, five hundred dollars	500 00
Expenses of insurance commissioner, one thousand two hundred dollars.....	1,200 00
Expenses of bank examiner, one thousand two hundred fifty dollars.....	1,250 00

Expenses and compensation of state liquor assayer, one thousand dollars.....	1,000 00
Expenses of forest commissioner, four hundred dollars	400 00
Expenses of commissioner of agriculture, five hundred dollars	500 00
Expenses of inspector of factories, workshops, mines and quarries, five hundred dollars.....	500 00
Expenses of commissioners for the promotion of uniformity of legislation in the United States, two hundred fifty dollars.....	250 00
Commissioner to verify meridian lines, five hundred dollars	500 00
Insane state beneficiaries, eighty-five thousand dollars	85,000 00
Education of the blind, eight thousand dollars..	8,000 00
Water for the state house, one thousand eight hundred dollars	1,800 00
Water for state prison, two thousand five hundred dollars	2,500 00
Reports of judicial decisions, three thousand two hundred dollars	3,200 00
Printing, thirty-five thousand dollars.....	35,000 00
Binding and stitching, eighteen thousand dollars,	18,000 00
Support of paupers, fifty thousand dollars.....	50,000 00
Maine state cattle commission, contagious diseases, ten thousand dollars.....	10,000 00
Clerks of law courts, one thousand five hundred dollars	1,500 00
Emergency fund for prevention and extinguishment of forest fires, ten thousand dollars.....	10,000 00
Public instruction in forestry, two thousand five hundred dollars	2,500 00
Protection of lobsters with eggs attached, five thousand dollars	5,000 00
Inspectors of state prison and jails, one thousand five hundred dollars	1,500 00
Inspectors of steamboats, three thousand five hundred dollars	3,500 00
Inspector of dams and reservoirs, one hundred dollars	100 00
Military pensions, three thousand five hundred dollars	3,500 00
Contingent fund of secretary of state, three hundred dollars	300 00

CHAP. 396

Contingent fund of state treasurer, eight hundred dollars	800 00
Indexing papers and records in land office, one thousand dollars	1,000 00
Transportation of documents, two thousand dollars	2,000 00
Transportation of mail, seventy-five dollars.....	75 00
Stationery, eight thousand dollars.....	8,000 00
Postage, six thousand dollars.....	6,000 00
Foreman, engineer and mail carrier, two thousand seven hundred dollars	2,700 00
Night watch, two thousand four hundred dollars,	2,400 00
Porters and laborers, six thousand dollars.....	6,000 00
Furniture and repairs, eight thousand dollars...	8,000 00
Fuel and lights, seven thousand dollars.....	7,000 00
Freight and trucking, six hundred dollars.....	600 00
Expenses of Australian ballot, eight thousand five hundred dollars	8,500 00
Maine State year book, one thousand nine hundred dollars	1,900 00
Young Women's Home of Lewiston, one thousand dollars	1,000 00
Aroostook Normal School, ten thousand dollars,	10,000 00
Children's Aid Society of Belfast, one thousand two hundred and fifty dollars.....	1,250 00
State Library, five thousand six hundred sixty dollars	5,660 00
Fish hatcheries and feeding stations, twenty-five thousand dollars	25,000 00
Maine State Sanatorium Association, five thousand dollars	5,000 00
Woman's Christian Temperance Union, five hundred dollars	500 00
Society of the Sisters of Charity Hospital, five thousand dollars	5,000 00
Society of the Sisters of Charity, Healy Asylum, two thousand dollars	2,000 00
Society of the Sisters of Charity, Girls' Orphanage, two thousand five hundred dollars.....	2,500 00
Bar Harbor Hospital, two thousand dollars.....	2,000 00
Central Maine General Hospital, nine thousand dollars	9,000 00
Maine Eye and Ear Infirmary, five thousand dollars	5,000 00

Temporary Home for Women and Children at Portland, two thousand five hundred dollars..	2,500 00
King's Daughters' Home of Bangor, five hundred dollars	500 00
Soldiers' pensions, eighty-seven thousand five hundred dollars	87,500 00
Saint Elizabeth's Roman Catholic Orphan Asylum, two thousand dollars.....	2,000 00
Augusta City Hospital, three thousand five hundred dollars	3,500 00
Improving and protecting dairy interests, three thousand dollars	3,000 00
Bangor Children's Home, one thousand dollars..	1,000 00
Eastern Maine General Hospital, five thousand dollars	5,000 00
Maine General Hospital, eight thousand five hundred dollars	8,500 00
Roads in the Indian township, nine hundred dollars	900 00
Bates College, seven thousand five hundred dollars	7,500 00
Highway bridge in town of Benton, three thousand dollars	3,000 00
Madawaska Training School, one thousand five hundred dollars	1,500 00
Deaconess Home Association of Bangor, four hundred dollars	400 00
Protection of trees and shrubs, five thousand dollars	5,000 00
Farmington State Normal School, one thousand five hundred dollars	1,500 00
Maine Home for Friendless Boys, one thousand five hundred dollars	1,500 00
Passamaquoddy Indians, nine thousand twenty-five dollars	9,025 00
Penobscot Indians, eight thousand seven hundred fifty-four dollars and seventy cents.....	8,754 70
Prevention of contagious diseases among cattle and horses, five thousand dollars.....	5,000 00
Maine State Poultry and Pet Stock Association, two hundred fifty dollars.....	250 00
Maine Children's Home Society, eight hundred dollars	800 00
Knox County General Hospital, one thousand five hundred dollars	1,500 00

CHAP. 396

Maine Industrial School for Girls, building, six thousand dollars	6,000 00
Maine Industrial School for Girls, expenses, thirteen thousand dollars	13,000 00
Preservation of regimental rolls, two thousand four hundred dollars.....	2,400 00
Castine Normal School, six thousand dollars....	6,000 00
University of Maine, twelve thousand dollars....	12,000 00
Waldo County General Hospital, one thousand five hundred dollars.....	1,500 00
Sea and shore fisheries, fifteen thousand dollars..	15,000 00
Lee Normal Academy, one thousand dollars....	1,000 00
Western State Normal School, five thousand five hundred dollars	5,500 00
Aid of navigation on Moosehead Lake, seven hundred fifty dollars	750 00
Epidemic or emergency fund, three thousand dollars	3,000 00
Bridge between Bingham and Concord, ten thousand dollars	10,000 00
Bath Military and Naval Orphan Asylum, nine thousand dollars	9,000 00
Maine Agricultural Experiment Station, one thousand dollars	1,000 00
Maine School for the Deaf, seventeen thousand five hundred dollars	17,500 00
State School for Boys, forty thousand two hundred fifty dollars	40,250 00
County taxes on wild lands, forty-five thousand dollars	45,000 00
Maine State Prison, ten thousand dollars.....	10,000 00
Roads and bridges in town of Trescott, one hundred fifty dollars.....	150 00
Salary and expenses of Enforcement Commission, seven thousand five hundred dollars.....	7,500 00
Expenses of law courts, one thousand two hundred dollars	1,200 00
Bridge between Wiscasset and Edgecomb, eight thousand five hundred dollars.....	8,500 00
Repairs of bridges in Mariaville, three hundred dollars	300 00
Expenses of Attorney General, one thousand five hundred dollars	1,500 00

Completion of residence of principal of Western State Normal School, one thousand five hundred dollars	1,500 00
Central Maine Fair Association, two thousand dollars	2,000 00
Expenses of Bridge Commission, two hundred dollars	200 00
Helen A. Gilman legacy to Maine Insane Hospital, fifty dollars.....	50 00
Transportation of documents, one thousand dollars	1,000 00
Feeding station for Sebago Lake fish hatchery, two thousand five hundred dollars.....	2,500 00
Topographic and geological survey, ten thousand dollars	10,000 00
Maine State Agricultural Society, for industrial exhibits, five hundred dollars.....	500 00
Commissioner of Highways, five thousand dollars,	5,000 00
Salary of public officers, one hundred seven thousand dollars	107,000 00
Salary of county attorneys, thirteen thousand four hundred fifty dollars.....	13,450 00
Subordinate officers of state prison, eleven thousand six hundred fifty dollars.....	11,650 00
Private secretary to the governor, one thousand two hundred dollars.....	1,200 00
Assistant librarian, one thousand two hundred dollars	1,200 00
Clerks in secretary of state's office, three thousand two hundred dollars.....	3,200 00
Clerks in state treasurer's office, four thousand four hundred dollars.....	4,400 00
Clerks in adjutant general's office, one thousand nine hundred dollars.....	1,900 00
Clerk in superintendent of schools' office, one thousand dollars	1,000 00
Clerk in commissioner of agriculture's office, one thousand dollars	1,000 00
Pension clerk, one thousand two hundred dollars,	1,200 00
Clerks in bank examiner's office, two thousand five hundred dollars	2,500 00
Clerk in state assessors' office, one thousand two hundred dollars	1,200 00
Stenographers to justices supreme judicial court, twelve thousand dollars.....	12,000 00

CHAP. 396

Messenger to governor and council, five hundred dollars	500 00
Stenographer and typewriter to governor and council, six hundred dollars.....	600 00
Stenographer and extra clerk hire in state superintendent of schools' office, five hundred dollars,	500 00
Bounty on bears killed in Franklin county, five hundred dollars	500 00
Description of wild lands, two thousand five hundred dollars	2,500 00
Eastern Maine Insane Hospital, twenty-three thousand one hundred fifty dollars.....	23,150 00
Clerks in secretary of state's office, one thousand two hundred dollars.....	1,200 00

Amounting to the sum of two million two hundred twenty-four thousand six hundred dollars and ninety-two cents \$2,224,600 92

Section 2. This act shall take effect when approved.

Approved March 24, 1905.

RESOLVES

OF THE

STATE OF MAINE.

1905.

RESOLVES

OF THE

STATE OF MAINE.

1905.

Chapter 1.

Resolve in favor of Byron Boyd, Secretary of State.

Resolved, That the State Treasurer be authorized to pay to Byron Boyd, Secretary of State, a sum of sixteen hundred and eighty dollars for the purpose of furnishing each member and officer of the House of Representatives with postage stamps to the amount of ten dollars for each member and officer.

Postage in
House,
resolve in
favor of.

Approved January 13, 1905.

Chapter 2.

Resolve in favor of Kendall M. Dunbar, Secretary of the Senate.

Resolved, That the State Treasurer pay to Kendall M. Dunbar, Secretary of the Senate, a sum of four hundred and forty dollars for the purpose of furnishing each member and officer of the Senate with postage stamps to the amount of ten dollars for each member and officer.

Postage for
Senate,
resolve in
favor of.

Approved January 13, 1905.

CHAP. 3**Chapter 3.**

Resolve in favor of the purchase of the Maine State Year Book and Legislative Manual for the years nineteen hundred and five and nineteen hundred and six.

Maine State
Year Book,
in favor of
purchase of.

Resolved, That the Secretary of State be authorized to contract for six hundred and fifty copies of the Maine State Year Book and Legislative Manual for nineteen hundred and five; also nine hundred and fifty copies of same for nineteen hundred and six, to be delivered on or before the first day of June of each year at a cost not to exceed two dollars per copy. One hundred and fifty of said copies for each year to be delivered to the State Librarian for the use of the State Library, the remainder to be distributed in the usual manner.

Approved February 1, 1905.

Chapter 4.

Resolve providing for clerk hire in State Library during legislative session of nineteen hundred and five.

State Library,
to provide
extra clerk
hire in.

Resolved, That the sum of two hundred dollars be and is hereby appropriated to pay for extra clerk hire in the State Library during the legislative session of nineteen hundred and five.

Approved February 2, 1905.

Chapter 5.

Resolve in favor of the Young Women's Home of Lewiston.

Young
Women's
Home,
resolve
in favor of.

Resolved, That there be and hereby is appropriated the sum of one thousand dollars, to be paid to the Young Women's Home of Lewiston, for the use of said institution for the year nineteen hundred and five, and one thousand dollars for the use of said institution for the year nineteen hundred and six.

Approved February 9, 1905.

Chapter 6.

Resolve in favor of Aroostook Normal School.

Resolved, That the sum of ten thousand dollars for the year nineteen hundred and five and the like sum of ten thousand dollars for the year nineteen hundred and six, be and hereby is appropriated for the erection and furnishing of a dormitory for Aroostook Normal School, said sums to be expended under the direction of the board of trustees of state normal schools.

Aroostook
Normal
School,
resolve in
favor of.

Approved February 9, 1905.

Chapter 7.

Resolve in favor of the Children's Aid Society of Belfast.

Resolved, That the sum of twelve hundred and fifty dollars for the year nineteen hundred and five, and the sum of twelve hundred and fifty dollars for the year nineteen hundred and six, be and hereby is appropriated to be paid to the Children's Aid Society of Belfast; and also an additional sum of five hundred dollars for the year nineteen hundred and five, for repairs on buildings is hereby appropriated to be paid to the Children's Aid Society of Belfast.

Children's
Aid Society,
resolve
in favor of.

Approved February 9, 1905.

Chapter 8.

Resolve appropriating money for the support of Traveling Libraries.

Resolved, That the sum of twenty-five hundred dollars be and is hereby appropriated for the maintenance of traveling libraries for the year nineteen hundred and five, and that a like sum be and is hereby appropriated for the support of said libraries for nineteen hundred and six, the same to be expended under the direction of the library commission with the approval of the governor and council.

Traveling
Libraries,
resolve for
support of.

Approved February 9, 1905.

CHAP. 9**Chapter 9.**

Resolve in favor of the Maine State Library.

Maine State
Library,
resolve
in favor of.

Resolved, That the sum of five thousand six hundred and sixty dollars be and is hereby appropriated for the use of the Maine State Library for the year nineteen hundred and five, and that a like sum be and is hereby appropriated for the year nineteen hundred and six, the same to be expended yearly for the following purposes; for subscriptions and continuations of American, English, Canadian and Australian reports, digests, statutes, laws, special reports, encyclopedias and for the purchase of new law text books and reports, two thousand eight hundred and forty-five dollars; for subscriptions, continuations and purchases of histories, genealogies and scientific, literary, artistic and medical works and for indexing resolves, eighteen hundred and twenty to nineteen hundred and five, for telephone, transportation, labor, material and supplies, two thousand eight hundred and fifteen dollars.

Approved February 9, 1905.

Chapter 10.

Resolve in favor of the President and Trustees of Bowdoin College.

Bowdoin
College,
resolve
in favor of.

Resolved, That the sum of one hundred and sixty-four dollars and thirty-two cents be and the same is hereby appropriated to reimburse the President and Trustees of Bowdoin College for a tax paid by said corporation to the city of Portland for the year nineteen hundred and four, on real estate in said city owned by said corporation since eighteen hundred and seventy-eight.

Approved February 14, 1905.

Chapter 11.

Resolve for the purpose of operating the fish hatcheries and feeding stations for fish and for the protection of fish.

Fish
hatcheries,
resolve for
support of.

Resolved, That the sum of twenty-five thousand dollars is hereby appropriated for the year nineteen hundred and five and also twenty-five thousand dollars for the year nineteen hundred and six to be expended by the commissioners of inland fisheries and game, under the direction of the governor and council, for the purpose of operating the fish hatcheries and feeding stations

for fish in the state and for the protection of fish. Provided, also, that the commissioners of inland fisheries and game may purchase or lease real estate in the name of the state for the purpose of maintaining fish hatcheries and feeding stations and erecting the same for fish culture, and may also assist in maintaining fish hatcheries for fish culture owned and under the management of fish and game associations, provided, also, that the commissioners shall make a detailed statement in their report of all expenditures of money expended under this resolve.

Approved February 14, 1905.

Chapter 12.

Resolve in favor of the Maine State Sanatorium Association.

Resolved, That the sum of fifteen thousand dollars be and the same hereby is appropriated to be paid to the Maine State Sanatorium Association, of which sum ten thousand dollars shall be paid to said association for the year nineteen hundred and five and five thousand dollars shall be paid to the said association for the year nineteen hundred and six.

Maine State
Sanatorium
Association,
resolve in
favor of.

Approved February 14, 1905.

Chapter 13.

Resolve in favor of the Woman's Christian Temperance Union department of homes for homeless children.

Resolved, That the sum of one thousand dollars be and is hereby appropriated to be paid to the Woman's Christian Temperance Union department of homes for homeless children. Of which sum five hundred dollars shall be paid during the year nineteen hundred and five, and five hundred dollars during the year nineteen hundred and six.

Women's
Christian
Temperance
Union,
resolve in
favor of.

Approved February 14, 1905.

CHAP. 14**Chapter 14.**

Resolve in favor of the Society of the Sisters of Charity for the use of the Healy Asylum, Lewiston, Maine.

Healy
Asylum,
resolve in
favor of.

Resolved, That the sum of four thousand dollars be and is hereby appropriated to be paid to the society of the Sisters of Charity for the use of the Healy Asylum in Lewiston, of which two thousand dollars shall be paid during the year nineteen hundred and five, and two thousand during the year nineteen hundred and six.

Approved February 17, 1905.

Chapter 15.

Resolve in favor of the hospital of the Society of the Sisters of Charity of the city of Lewiston, Maine.

Society of
Sisters of
Charity,
resolve in
favor of
hospital of.

Resolved, That there be and hereby is appropriated the sum of eight thousand dollars to be paid to the hospital of the society of the Sisters of Charity of Lewiston, Maine, for the use of said institution for the year nineteen hundred and five, and the sum of five thousand dollars for the use of said institution for the year nineteen hundred and six.

Approved February 17, 1905.

Chapter 16.

Resolve in favor of the Bar Harbor Hospital, located at Bar Harbor, Maine.

Bar Harbor
Hospital,
resolve in
favor of.

Resolved, That there be and hereby is appropriated the sum of two thousand dollars to be paid to the Bar Harbor Hospital for the running expenses of said institution for the year nineteen hundred and five, and two thousand dollars for the running expenses of said institution for the year nineteen hundred and six.

Approved February 17, 1905.

Chapter 17.

Resolve in favor of the Central Maine Fair Association.

Central Maine
Fair Ass'n,
resolve in
favor of.

Resolved, That the sum of two thousand dollars be and hereby is appropriated to the Central Maine Fair Association to partly compensate for the money expended by it for premiums and expenses in holding an agricultural fair at Waterville, Maine, during the fall of nineteen hundred and four.

Approved February 17, 1905.

Chapter 18.

Resolve in favor of the Central Maine General Hospital.

Resolved, That there be and hereby is appropriated the sum of nine thousand dollars, to be paid to the Central Maine General Hospital in Lewiston, for the use of said institution for the year nineteen hundred and five, and nine thousand dollars for the use of said institution for the year nineteen hundred and six.

Central Maine
General
Hospital,
resolve in
favor of.

Approved February 17, 1905.

Chapter 19.

Resolve in favor of the Maine Eye and Ear Infirmary.

Resolved, That there be and hereby is appropriated annually, the sum of five thousand dollars, to be paid to the treasurer of the Maine Eye and Ear Infirmary for the use of said institution for the years nineteen hundred and five and nineteen hundred and six.

Maine Eye
and Ear
Infirmary,
resolve in
favor of.

Approved February 17, 1905.

Chapter 20.

Resolve in aid of the Temporary Home for Women and Children at Portland.

Resolved, That the sum of five thousand dollars be and hereby is appropriated for the use of the Temporary Home for Women and Children at Portland, of which two thousand five hundred dollars shall be paid to said institution during the year nineteen hundred and five, and two thousand five hundred dollars during the year nineteen hundred and six.

Temporary
Home for
Women and
Children,
resolve in
aid of.

Approved February 17, 1905.

Chapter 21.

Resolves to complete the improvements of Songo river and to establish and maintain buoys in Long and Sebago lakes, in Cumberland county.

Resolved, That the sum of three hundred dollars is hereby appropriated for the purpose of completing the dredging, construction of jetties or breakwaters at the mouth of Songo river, in the town of Naples, county of Cumberland, and to otherwise improve the navigation of said river which connects the bay of Naples and Sebago lake, in said county. The expenditure of

Songo river,
resolve in
favor of
improve-
ments in.

CHAP. 22

Long lake
and Sebago
lake, resolve
in favor of
buoys in.

such appropriation shall be under the direction of the county commissioners of said county, who shall employ a competent man to supervise said improvements in accordance with the plan laid out by the civil engineer employed by said commissioners in the fall of eighteen hundred and ninety-nine.

Resolved, That the further sum of two hundred dollars is hereby appropriated for placing and maintaining buoys in Long lake and Sebago lake, in said county of Cumberland. Said buoys shall be placed at such points on said lakes as will best serve the needs of navigation thereof. All the money hereby appropriated for the placing and maintaining of said buoys shall be expended under the direction of the county commissioners of said county and any part of the money hereby appropriated which shall be unexpended at the end of the year nineteen hundred and six shall revert to the state.

Approved February 17, 1906.

Chapter 22.

Resolve in favor of John Chadwick and Company to aid navigation on Mooselookmeguntic Lake.

John
Chadwick
and Com-
pany, resolve
in favor of.

Resolved, That the sum of one hundred dollars is hereby appropriated to be paid to John Chadwick and Company to reimburse it in part for its expenditure in erecting buoys as guides to navigation in the narrows near Upper dam on Mooselookmeguntic lake.

Said sum shall be paid to said company on the delivery to the governor and council of a certificate signed by one of the steamboat inspectors, setting forth that said buoys have been erected at the place and in the manner approved by him.

Approved February 17, 1906.

Chapter 23.

Resolve in favor of the King's Daughters' Home, Bangor, Maine.

King's
Daughters'
Home,
resolve in
favor of.

Resolved, That the sum of five hundred dollars for the year nineteen hundred and five, and five hundred dollars for the year nineteen hundred and six, be and is hereby appropriated for the purpose of assisting in maintaining the King's Daughters' Home of Bangor.

Approved February 17, 1906.

Chapter 24.

Resolve in favor of Benjamin Smith of Appleton, Knox County.

Resolved, That Benjamin Smith of Appleton, in the county of Knox, receive the sum of twelve dollars per month pension from the state, instead of ten dollars per month which he now receives.

Benjamin
Smith,
resolve in
favor of.

This resolve to take effect when approved.

Approved February 17, 1905.

Chapter 25.

Resolve in favor of Frank P. Pennell.

Resolved, That the sum of two hundred seventy-six dollars be, and the same is hereby appropriated out of the state treasury, to be paid to Frank P. Pennell, formerly sheriff and jailer of Somerset county, the same being for moneys paid by him as damages, costs and expenses, by reason of a suit brought against him by Charles W. Mitchell, for false imprisonment under the provisions of chapter two hundred and seventy-seven of the public laws of Maine for the year of our Lord nineteen hundred and one.

Frank P.
Pennell,
resolve
in favor of.

Approved February 17, 1905.

Chapter 26.

Resolve in favor of the town of Boothbay.

Resolved, That the sum of one hundred dollars and ninety-nine cents be and hereby is appropriated from the treasury to be paid to the town of Boothbay, to reimburse said town for amount expended for support and committing to the insane hospital one Matilda Anderson, an insane patient having no pauper settlement in the state of Maine.

Boothbay,
resolve
in favor
of town of.

Approved February 21, 1905.

CHAP. 27**Chapter 27.**

Resolve in favor of John D. Bubier.

John D.
Bubier,
resolve
in favor of.

Resolved, That there be paid out of the treasury of the state to John D. Bubier of Lewiston, Maine, eight dollars per month during the pleasure of the legislature, on account of severe injuries received by him while in the discharge of his duties under the state militia. Said pension of eight dollars per month commencing from and after the approval of this resolve.

Approved February 21, 1905.

Chapter 28.

Resolve for State Pensions.

State
Pensions,
resolve
in favor of.

Resolved, That the sum of eighty-seven thousand five hundred dollars be and is hereby appropriated to provide for state pensions for invalid soldiers and sailors, their widows and orphans, and the dependent children, parents and sisters of deceased soldiers and sailors eligible thereto under existing law, for the year nineteen hundred and five, and eighty-seven thousand five hundred dollars for the year nineteen hundred and six.

Approved February 21, 1905.

Chapter 29.

Resolve in favor of the Saint Elizabeth's Roman Catholic Orphan Asylum of Portland.

Saint
Elizabeth's
Roman
Catholic
Orphan
Asylum,
resolve
in favor of.

Resolved, That there be and is hereby appropriated the sum of two thousand dollars to be paid to the Saint Elizabeth's Roman Catholic Orphan Asylum of Portland for the use of said institution for the year nineteen hundred and five and two thousand dollars for the use of said institution for the year nineteen hundred and six.

Approved February 22, 1905.

Chapter 30.

Resolve in favor of the town of Phillips.

Phillips,
resolve in
favor
of town of.

Resolved, That there be paid by the treasurer of the state of Maine to the town of Phillips the sum of one hundred and seventy-five dollars and sixty-four cents, it being a balance equitably due said town on account of expenses incurred in testing the constitutionality of an act for the better protection of sheep.

Approved February 22, 1905.

Chapter 31.

Resolve in favor of the Augusta City Hospital.

Resolved, That there be and is hereby appropriated the sum of three thousand dollars for the year nineteen hundred and five and three thousand dollars for the year nineteen hundred and six to be paid to the Augusta City Hospital.

Augusta City
Hospital,
resolve
in favor of.

Be it further resolved a sum of five hundred dollars for the year nineteen hundred and five and five hundred dollars for the year nineteen hundred and six for repairs.

Approved February 22, 1906.

Chapter 32.

Resolve in favor of the Dairying Interests of the State of Maine.

Resolved, That there be, and hereby is appropriated, to be expended under the direction of the Commissioner of Agriculture, the sum of three thousand dollars annually hereafter for the purpose of improving and protecting the dairy interests of the state of Maine, by employing a dairy expert, and suitable assistants, and paying such expenses in connection therewith as the commissioner may approve.

Dairying
interests,
resolve in
favor of.

Approved February 22, 1906.

Chapter 33.

Resolve in favor of A. H. Small, Portland, Maine.

Resolved, That there be and hereby is appropriated the sum of twelve dollars, to be paid to A. H. Small of Portland, Maine, for services in taking testimony before the special committee on salaries and fees and for transcripts of the same.

A. H. Small,
resolve in
favor of.

Approved February 22, 1906.

Chapter 34.

Resolve in favor of the Bangor Children's Home.

Resolved, That the sum of one thousand dollars per annum for the years nineteen hundred and five and nineteen hundred and six be and hereby is appropriated in aid of the current expenses of the Bangor Children's Home.

Bangor
Children's
Home,
resolve in
favor of.

Approved February 22, 1906.

CHAP. 35**Chapter 35.**

Resolve in favor of the Eastern Maine General Hospital, Bangor.

Eastern
Maine
General
Hospital,
resolve in
favor of.

Resolved, That there be and is hereby appropriated the sum of five thousand dollars to be paid to the Eastern Maine General Hospital for the use of said institution for the year nineteen hundred and five, and five thousand dollars for the use of the said institution for the year nineteen hundred and six.

Approved February 22, 1905.

Chapter 36.

Resolve in favor of the Maine General Hospital.

Maine
General
Hospital,
resolve in
favor of.

Resolved, That there be, and hereby is appropriated the sum of seventy-five hundred dollars, to be paid to the Maine General Hospital for the use of said institution for the year nineteen hundred and five, and seventy-five hundred dollars, to be paid to said institution for its use for the year nineteen hundred and six.

Be it further resolved, that there be and hereby is appropriated the further sum of one thousand dollars for the year nineteen hundred and five, and one thousand dollars for the year nineteen hundred and six, for repairs.

Approved February 22, 1905.

Chapter 37.

Resolve in favor of Roads in the Indian Township, Washington County.

Roads in
Indian
Township,
resolve in
favor of.

Resolved, That the sum of seven hundred dollars be and is hereby appropriated to repair roads and bridges in the Indian Township, Washington county, for the year nineteen hundred and five, and nine hundred dollars for the year nineteen hundred and six. Said appropriations to be expended under the direction of the governor and council.

Approved February 23, 1905.

Chapter 38.

Resolve in favor of Bates College.

Resolved, That there be and hereby is appropriated the sum of fifteen thousand dollars for the use of the president and trustees of Bates College to enable the college to complete and equip a building distinctively for the use of women students and that of said sum seven thousand five hundred dollars be paid in the year nineteen hundred and five, and seven thousand five hundred dollars in nineteen hundred and six.

Bates College,
resolve in
favor of.

Approved February 23, 1905.

Chapter 39.

Resolve in favor of aid in building a Highway Bridge across the Sebasticook River in the town of Benton.

Resolved, That the sum of six thousand dollars to be paid, three thousand dollars in the year nineteen hundred and five, three thousand dollars in the year nineteen hundred and six, be and hereby is appropriated from any unexpended moneys in the treasury, to aid in building a highway bridge across the Sebasticook river in the town of Benton in the county of Kennebec.

Bridge in
town of
Benton,
resolve in aid
of building
same.

Provided, a sum of money be raised by the county, town or otherwise, which, together with the amount herein appropriated, shall be sufficient to complete said bridge, within two years from the date of the approval of this resolve, without further aid from the state.

Provided also, that the location and erection of said bridge shall be under the supervision of the county commissioners of Kennebec county and one commissioner to be appointed by the governor and council to serve without pay, and be built of steel or iron not less than sixteen feet wide upon the stone piers and abutments, upon plans of a competent bridge engineer, to be approved by the governor and council, and that said bridge shall be completed, opened to the public and accepted by the governor and council before the last installment, above provided for, shall be paid. All moneys under this resolve shall be paid upon vouchers satisfactory to the governor and council.

Proviso.

Provided also, that said bridge shall be built on the basis of a cost of twelve thousand dollars, and that the amount paid by the state under this resolve shall not exceed one-half the cost.

Proviso.

Approved February 23, 1905.

CHAP. 40**Chapter 40.**

Resolve in favor of the Madawaska Training School.

Madawaska
Training
School,
resolve in
favor of.

Resolved, That there be and is hereby appropriated the sum of three thousand dollars for the Madawaska Training School for repairs upon the training school buildings and school equipments, fifteen hundred dollars being for the year nineteen hundred and five, and fifteen hundred dollars for the year nineteen hundred and six and that the same be expended under the direction of the trustees.

Approved February 23, 1905.

Chapter 41.

Resolve in favor of the town of Pittston.

Pittston,
resolve in
favor of
town of.

Resolved, That there be paid out of the school fund for the year one thousand nine hundred and five, the sum of sixty-six dollars and seventy-four cents, being the amount due said town by reason of the failure of the census enumerator to make a full report of the number of scholars in said town of Pittston for the year one thousand nine hundred and three, during that year there being twenty-four more scholars than were returned by said census enumerator.

Approved February 23, 1905.

Chapter 42.

Resolve in favor of the Deaconess Home Association of Bangor.

Deaconess
Home Ass'n,
Bangor,
resolve in
favor of.

Resolved, That the sum of four hundred dollars be and is hereby appropriated to the treasurer of the Deaconess Home Association of Bangor for the year nineteen hundred and five, and a like amount for the year nineteen hundred and six.

Approved February 23, 1905.

Chapter 43.

Resolve in favor of Fred W. Lee, Augusta, Maine.

Fred W. Lee,
resolve in
favor of.

Resolved, That the sum of one hundred and ninety-seven dollars and sixty-nine cents be and hereby is appropriated, to be paid to Fred W. Lee of Augusta, Maine, for stenographic work done for the special committee on salaries and fees, and for actual expenses incurred while reporting hearings of said committee.

Approved February 23, 1905.

Chapter 44.

Resolve in favor of the Farmington State Normal School.

Resolved, That there be and hereby is appropriated the sum of fifteen hundred dollars for the year nineteen hundred and five, and fifteen hundred dollars for the year nineteen hundred and six for laboratory, library room, assembly room, ceilings, basement, gymnasium, grounds, insurance, steam pump.

Farmington
State Normal
School,
resolve in
favor of.

Approved February 28, 1906.

Chapter 45.

Resolve to provide for deficiencies in appropriation for the Schooling of Children in unorganized townships.

Resolved, That the sum of three thousand dollars be and hereby is appropriated for the year nineteen hundred and five, for the schooling of children in unorganized townships, said sum to be deducted and set aside therefor by the treasurer of state, from the annual school funds of the state.

Schooling of
children in
unorganized
townships to
provide for
deficiency.

Approved February 28, 1906.

Chapter 46.

Resolve in favor of the Maine Home for Friendless Boys.

Resolved, That there be and hereby is appropriated three thousand dollars for the use of the Maine Home for Friendless Boys at Portland as follows; fifteen hundred dollars for the year nineteen hundred and five and fifteen hundred dollars for the year nineteen hundred and six.

Maine Home
for Friendless
Boys, resolve
in favor of.

Approved February 28, 1906.

Chapter 47.

Resolve making appropriations for the Passamaquoddy Tribe of Indians.

Resolved, That there be paid from the state treasury, to be expended under the direction of the governor and council, to the agent of the Passamaquoddy tribe of Indians for the benefit of said tribe for the years nineteen hundred and five and nineteen hundred and six, as follows;

Passama-
quoddy tribe
of Indians,
resolve
making
appropria-
tions for.

CHAP. 48

For May dividends each year, four hundred dollars; for November dividends each year, four hundred dollars; for distressed poor each year, four thousand dollars; for agricultural purposes each year, six hundred dollars; for plowing each year, one hundred and fifty dollars; for fertilizer each year, one hundred dollars; for bounty on crops each year, one hundred dollars; for wood each year, six hundred and fifty dollars; for contingent purposes each year, one hundred and fifty dollars; for educational purposes each year, nine hundred dollars; for salary of priests each year, three hundred dollars; for salary of governor each year, one hundred dollars; for salary of lieutenant governor each year, forty dollars; for salary of agent each year, four hundred dollars; for salary of police at Pleasant Point each year, one hundred dollars; for basket ash each year, three hundred and fifty dollars; for school books each year, sixty dollars; for fuel for church and school houses each year, one hundred and twenty-five dollars; for repair of road at Peter Dana's Point each year, one hundred dollars; for repair of road at Pleasant Point, nineteen hundred and five only, one hundred dollars; for repair of town hall at Pleasant Point, nineteen hundred and five only, one hundred dollars; for repair of school house at Pleasant Point, nineteen hundred and five only, two hundred dollars; for repair of Sisters' Home at Pleasant Point, nineteen hundred and five only, one hundred dollars; for insurance on church at Pleasant Point, nineteen hundred and five only, sixty dollars; for vestry and windows, church Peter Dana's Point, nineteen hundred and five only, three hundred dollars.

Amount for nineteen hundred and five, nine thousand eight hundred and eighty-five dollars; for nineteen hundred and six, nine thousand and twenty-five dollars.

Approved February 23, 1905.

Chapter 48.

Resolve providing for preventing contagious diseases among Cattle and Horses.

Resolve for preventing contagious diseases among cattle and horses.

Resolved, That the sum of five thousand dollars be appropriated for the year nineteen hundred and five and five thousand dollars for the year nineteen hundred and six, as a special sum to be used so far as may be necessary by the state board of cattle commissioners, under the provisions of chapter nineteen of the revised statutes of Maine, in preventing the spreading of tuberculosis, glanders, and all other contagious diseases among cattle and horses.

Approved February 23, 1905.

Chapter 49.

Resolve in favor of the Maine State Poultry and Pet Stock Association.

Resolved, That the sum of two hundred and fifty dollars be and is hereby appropriated for the use of the Maine State Poultry and Pet Stock Association for the year nineteen hundred and five, and a like sum for the year nineteen hundred and six, for the purpose of encouraging the breeding and development of pure blooded stock and for the general improvement of the poultry industry of the state.

Maine State
Poultry and
Pet Stock
Association,
resolve
in favor of.

Approved February 28, 1905.

Chapter 50.

Resolve in favor of Peter F. Neptune, representative of the Passamaquoddy Tribe of Indians.

Resolved, That the sum of one hundred and twenty dollars be and is hereby appropriated to pay Peter F. Neptune, representative of the Passamaquoddy tribe of Indians, for his travel and attendance at this session of the legislature.

Peter F.
Neptune,
resolve
in favor of.

Approved February 28, 1905.

Chapter 51.

Resolve in favor of the Maine Children's Home Society.

Resolved, That the sum of sixteen hundred dollars be and hereby is appropriated for the use of the Maine Children's Home Society, eight hundred dollars for the year nineteen hundred and five, and eight hundred dollars for the year nineteen hundred and six, to aid in maintaining the home of said society.

Maine
Children's
Home
Society,
in favor of.

Approved February 28, 1905.

Chapter 52.

Resolve making appropriations for the Passamaquoddy Tribe of Indians.

Resolved, That the sum of twelve hundred dollars be and hereby is appropriated for the purpose of rebuilding the house occupied by the Sisters of Mercy at Peter Dana's Point, within the jurisdiction of the Passamaquoddy tribe of Indians, said money to be paid from the fund belonging to the Passama-

Passama-
quoddy Tribe
of Indians,
appropria-
tion for.

CHAP. 53

quoddy tribe of Indians now in the state treasury, said fund being the money received by the state from stumpage and for land sold belonging to said tribe, and that said sum be expended under the direction of the governor and council.

Approved February 28, 1905.

Chapter 53.

Resolve in favor of marking the grave of the late Governor Hunton.

Governor
Hunton, for
marking
grave of.

Resolved, That the sum of five hundred dollars be and is hereby appropriated for the purpose of improving the burial lot and erecting a suitable monument or other tablet to mark the last resting place of Governor Jonathan G. Hunton, whose remains are interred in the village cemetery at Readfield, the same to be expended by some person appointed by and under the direction of the governor and council.

Approved February 28, 1905.

Chapter 54.

Resolve in favor of the Penobscot Tribe of Indians, for the years nineteen hundred and five and nineteen hundred and six.

Penobscot
Tribe of
Indians,
in favor of.

Resolved, That the sums:

For schools, each year, seven hundred and fifty dollars.

For agricultural purposes, each year, eight hundred and fifty dollars.

For bounty on crops, each year, two hundred dollars.

For salaries:

Governor, each year, one hundred dollars.

Lieutenant governor, each year, fifty dollars.

Agent of tribe, each year, four hundred dollars.

Constable, for police purposes each year, one hundred dollars.

Roman Catholic priest, each year, one hundred and twenty-five dollars.

Superintendent of farming, each year, fifty dollars.

Total, twenty-six hundred and twenty-five dollars.

For interest on Indian Trust Fund, four thousand four hundred twenty-nine dollars and seventy cents.

For annuity, fall dividend, one thousand seven hundred dollars.

For shore rentals, three thousand three hundred and twenty dollars.

Of this amount ten per cent for municipal purposes.

Approved February 28, 1905.

Chapter 55.

Resolve in favor of Knox County General Hospital.

Resolved, That there be and hereby is appropriated the sum of one thousand five hundred dollars, to be paid to the Knox County General Hospital for the general use of said institution, for the year nineteen hundred and five, and one thousand five hundred dollars for the year nineteen hundred and six; also the sum of one thousand dollars for the year nineteen hundred and five, for the purpose of maintenance and repair of, or additions to, its buildings and grounds.

Knox County
General
Hospital,
in favor of.

Approved February 28, 1905.

Chapter 56.

Resolve authorizing the land agent to sell certain public lots in Wallagrass Plantation and Eagle Lake Plantation, in Aroostook County.

Resolved, That the land agent is hereby authorized to sell and convey to actual settlers thereon certain lands in Wallagrass plantation and Eagle Lake plantation, in Aroostook county, constituting part of the school lots of said plantations, if he deems advisable, for such price per acre and on such terms of payment as he may deem advantageous; provided, that in making sales of said lands the legal and equitable rights of persons claiming under said settlers shall be considered and preserved, and provided, also, that the proceeds of any sales made shall be added to the school fund of said plantations.

Public lots in
Wallagrass
and in Eagle
Lake, sale of
authorized.

Approved March 7, 1905.

Chapter 57.

Resolve in favor of the Maine Industrial School for Girls.

Resolved, That there be and hereby is appropriated to the Maine Industrial School for Girls, six thousand dollars for the year nineteen hundred and five, and six thousand dollars for the year nineteen hundred and six, for a general building.

Maine
Industrial
School for
Girls, in
favor of.

Be there further resolved the sum of one thousand dollars to the said institution for the purpose of grading the grounds.

Approved March 7, 1905.

CHAP. 58**Chapter 58.**

Resolve to provide for the expenses of the Maine Industrial School for Girls.

Maine
Industrial
School for
Girls, to
provide for
expenses of.

Resolved, That the sum of twelve thousand dollars be and the same hereby is appropriated for the year nineteen hundred five and the same for the year nineteen hundred six. And for ordinary repairs and additional help on the farm the sum of five hundred dollars is hereby appropriated for the year nineteen hundred five and the same for the year nineteen hundred six. And for electric lighting the sum of five hundred dollars is hereby appropriated for the year nineteen hundred and five and the same for the year nineteen hundred and six.

Approved March 7, 1906.

Chapter 59.

Resolve in aid of repairing the bridge across the Narraguagus River in the town of Milbridge.

Bridge across
Narraguagus
river, for
repair of.

Resolved, That the sum of two thousand dollars be and is hereby appropriated, to aid in repairing a bridge across the Narraguagus river in the town of Milbridge, said bridge to be repaired under the direction of the county commissioners of Washington county, and the amounts herein appropriated are to be paid when the governor and council are satisfied that the sum of four thousand dollars has been actually expended for repairs of said bridge by the town of Milbridge. Said sum appropriated and to be paid when the bridge and draw have been completed and not to exceed one-half the amount actually expended for repairing of said bridge by said town.

Approved March 7, 1905.

Chapter 60.

Resolves providing for the preservation of Regimental Rolls in the Adjutant General's Office.

Resolved, That the adjutant general is hereby authorized and directed under the advice and control of the governor and council to provide for the preservation of the enlistment, descriptive and muster rolls, and the monthly returns of the regiments and batteries in the war of the rebellion, now on file in the adjutant general's office.

Regimental
Rolls,
providing for
preservation
of.

Resolved, That the sum of two thousand four hundred dollars for the year nineteen hundred and five, and two thousand four hundred dollars for the year nineteen hundred and six, is hereby appropriated for the preservation of said rolls.

Approved March 8, 1905.

Chapter 61.

Resolve in favor of the early York Deeds.

Resolved, That the Maine Genealogical Society, agreeing to supervise the copying, attesting, editing, indexing and publishing of volume fourteen of the public records of this state in the register of deeds for York county, in the same manner as the thirteen preceding volumes already published, except that, on account of its increased size, it is not required to be leaded, nor to have the tabular index, the governor and council shall purchase for the state four hundred and fifty copies of said volume at five dollars per volume; and the state librarian shall cause one copy of said volume to be placed in each registry of deeds in this state; and the remaining copies to be distributed or exchanged at the discretion of said librarian.

York Deeds,
in favor of
purchase of.

Approved March 8, 1905.

Chapter 62.

Resolve in favor of the re-establishment, where necessary, of the Boundaries of the lots reserved for public uses in the several Plantations and unincorporated places.

Resolved, That the sum of five hundred dollars be and hereby is appropriated to be expended by the land agent in the re-establishment, where necessary, of the boundaries of the lots reserved for public uses in the several plantations and unincorporated places.

Boundaries of
public lots,
in favor of
re-establish-
ment of.

Approved March 8, 1905.

CHAP. 63**Chapter 63.**

Resolve in favor of repairing the bridge across the Saint Croix river near Squirrel Point in Baileyville.

Bridge near
Squirrel
Point, in
favor of.

Resolved, That the sum of five hundred dollars be and hereby is appropriated for the year nineteen hundred and five, in aid of repairing the bridge across the Saint Croix river at or near Squirrel Point in Baileyville and known as the Squirrel Point bridge, the same to be expended by an agent to be appointed by the governor and council, said amount not to exceed one-half the amount actually expended in the repair of said bridge to be paid upon the certificate of said agent, that said bridge has been thoroughly repaired.

Approved March 8, 1905.

Chapter 64.

Resolve in favor of Castine Normal School.

Castine
Normal
School, in
favor of.

Resolved, That the sum of six thousand dollars be and is hereby appropriated for and in behalf of the Castine Normal School for the year nineteen hundred and five, and six thousand dollars for the year nineteen hundred and six, for the erection and equipment of a new building, said sums to be expended under the direction of the trustees.

Approved March 8, 1905.

Chapter 65.

Resolve authorizing the land agent to sell certain public lots in Saint Francis Plantation in Aroostook County.

Public lots in
St. Francis
plantation,
to authorize
sale of.

Resolved, That the land agent is hereby authorized to sell and convey to actual settlers thereon certain lands in Saint Francis plantation in Aroostook county, constituting part of the school lots of said plantation, if he deems advisable, for such price per acre and on such terms of payment as he may deem advantageous; provided, that in making sales of said lands the legal and equitable rights of persons claiming under said settlers shall be considered and preserved; and provided, also, that the proceeds of any sales shall be added to the school fund of said plantation.

Approved March 8, 1905.

Chapter 66.

Resolve in favor of the town of Machias.

Resolved, That the sum of four hundred and eighty-six dollars and thirty-five cents be and hereby is appropriated to be paid to the town of Machias to remunerate the town for expenditures incurred by order of State Board of Health in treatment of and caring for Charles Day, a small pox patient, resident of unincorporated township Number thirty-one, M. D., Washington county.

Machias, in favor of town of.

Approved March 8, 1905.

Chapter 67.

Resolve in favor of the trustees of the University of Maine.

Resolved, That there be and is hereby appropriated to the trustees of the University of Maine for expenses of ordinary maintenance and repairs the sum of twelve thousand dollars for the year nineteen hundred and five, and a like sum for the year nineteen hundred and six.

University of Maine, in favor of trustees of.

Approved March 8, 1905.

Chapter 68.

Resolve in favor of Seboeis road.

Resolved, That there be and hereby is appropriated the sum of sixty-one dollars and twelve cents to reimburse H. P. Gardner, agent, for the amount expended by him more than the appropriation.

Seboeis road, in favor of.

Approved March 8, 1905.

Chapter 69.

Resolve in favor of Aroostook Normal School at Presque Isle.

Resolved, That there be and hereby is appropriated the sum of three thousand dollars for the Aroostook Normal School at Presque Isle, the same to be expended by and under the direction of the trustees of the normal schools of the state.

Aroostook Normal School, in favor of.

Approved March 8, 1905.

CHAP. 70**Chapter 70.**

Resolve in favor of F. A. Giddings, secretary of the Committee on State Prison.

Giddings, F.
A., in favor
of.

Resolved, That the sum of two hundred and eighty-seven dollars and fifty cents be paid to F. A. Giddings, secretary of the committee on Maine State Prison, to defray expenses incurred by him on account of the visit of said committee to the Maine State Prison at Thomaston during the present session in compliance with its official duties.

Approved March 8, 1905.

Chapter 71.

Resolve in favor of the Waldo County General Hospital.

Waldo County
General
Hospital, in
favor of.

Resolved, That there be and hereby is appropriated the sum of one thousand five hundred dollars for the year nineteen hundred and five, and one thousand five hundred dollars for the year nineteen hundred and six to be paid to the Waldo County General Hospital.

Approved March 8, 1905.

Chapter 72.

Resolve in favor of repairing Mattawamkeag bridge.

Mattawam-
keag bridge,
or repair of.

Resolved, That there be and hereby is appropriated the sum of fifteen hundred dollars to be expended in repairing Mattawamkeag bridge, so called, situated in Mattawamkeag, Maine. Said appropriation to be expended by an agent to be appointed by the county commissioners of Penobscot county.

Approved March 11, 1905.

Chapter 73.

Resolve for an appropriation for the use of the Commissioner of Sea and Shore Fisheries.

Sea and
shore
fisheries,
appropria-
tion for.

Resolved, That the sum of fifteen thousand dollars be and is hereby appropriated for each of the years nineteen hundred and five and nineteen hundred and six to be expended by the commissioner of sea and shore fisheries under the direction of the governor and council.

Approved March 11, 1905.

Chapter 74.

Resolve providing for the screening of Sabattus Pond, Androscoggin county.

Resolved, That the sum of two hundred and fifty dollars be and is hereby appropriated for the purpose of screening Sabattus pond or lake, so called, in the county of Androscoggin, to be expended under the direction of the commissioners of inland fisheries and game, when the balance necessary to erect said screen, as found by the commissioners, shall have been raised by the citizens of the county of Androscoggin and paid to the treasurer of state for this purpose.

Sabattus
Pond, to
provide for
screening of.

Approved March 11, 1905.

Chapter 75.

Resolve in favor of Lee Normal Academy.

Resolved, That the sum of one thousand dollars is hereby annually appropriated out of the school fund, for the term of two years, to Lee Normal Academy, an institution of learning located in the town of Lee, in the county of Penobscot; provided, however, that this appropriation is made on the express conditions that the trustees of said institution shall maintain and keep in operation a school equal in rank and grade of teaching with a first class academy, and in which shall be given special and systematic instruction in the science and art of teaching; that no part of this appropriation shall be devoted to other purposes than the payment of instructors in said institution; that the superintendent of public schools shall be ex-officio, a member of the board of directors thereof; and that if, in the opinion of the governor and council, said institution at any time hereafter shall fail to fulfill the conditions contained in this resolve, they may, in their discretion, withhold the appropriation herein granted; and provided further, that said normal academy shall not be entitled to any aid from the state for the years nineteen hundred and five and nineteen hundred and six in addition to that carried by this resolve.

Lee Normal
Academy,
in favor of.

—conditions.

Approved March 11, 1905.

CHAP. 76**Chapter 76.**

Resolve in favor of the Western State Normal School at Gorham.

Western State
Normal
School
at Gorham,
in favor of.

Resolved, That there be and hereby is appropriated the sum of five thousand five hundred dollars for the year nineteen hundred and five, and five thousand five hundred dollars for the year nineteen hundred and six for the Western State Normal School at Gorham, the same to be expended by and under the direction of the trustees of the normal schools of the state.

Approved March 11, 1905.

Chapter 77.

Resolve providing for the repair of a roadway in Townships Five and Six in Piscataquis county.

Roadway in
townships
five and six,
for repair of.

Resolved, That the sum of five hundred dollars be and hereby is appropriated to repair a roadway in townships number five and six in the ninth range, lots N. W. P., in Piscataquis county. Said appropriation to be expended under the direction of the county commissioners of said county of Piscataquis.

Approved March 15, 1905.

Chapter 78.

Resolve in favor of W. S. Cotton.

W. S. Cotton,
for services
as clerk.

Resolved, That there be and hereby is appropriated the sum of fifty dollars to be paid to W. S. Cotton for services as clerk during the organization of the house, and the further sum of nine dollars is hereby appropriated to be paid to W. S. Cotton for travel.

Approved March 15, 1905.

Chapter 79.

Resolve in favor of Miss Fannie L. Jenkins for state aid.

Fannie L.
Jenkins, state
pension
increased.

Resolved, That the pension now granted by the state to Miss Fannie L. Jenkins of Newport be increased to sixteen dollars per month, said increase to commence on February first, nineteen hundred and five, and continue during the pleasure of the Legislature.

Approved March 15, 1905.

Chapter 80.

Resolve in aid of navigation on Schoodic Grand Lake.

Resolved, That the sum of two hundred and fifty dollars is hereby appropriated for placing and maintaining buoys in Schoodic Grand lake in Aroostook county. Said buoys shall be placed at such points on said waters as will best serve the needs of navigation thereof. All said money to be expended under the direction of the state steamboat inspectors.

Buoys in
Schoodic
Grand lake,
to provide for
placing of.

Approved March 15, 1905.

Chapter 81.

Resolve in aid of navigation on Moosehead Lake.

Resolved, That the sum of seven hundred and fifty dollars is hereby appropriated for the placing of buoys in Moosehead lake and the erection of lights in Moosehead lake and the maintenance of the same for the year nineteen hundred and five, and the sum of seven hundred and fifty dollars is hereby appropriated for the placing of buoys in Moosehead lake and the erection of lights in Moosehead lake and the maintenance of the same for the year nineteen hundred and six. Said buoys and lights shall be placed at such points in Moosehead lake as will best serve the needs of navigation thereon. All said moneys shall be expended under the direction of the state steamboat inspectors; any part of the money hereby appropriated for the placing of buoys and maintenance of lights which shall be unexpended at the end of the year nineteen hundred and six shall revert back to the state.

In aid of
navigation on
Moosehead
lake.

Approved March 15, 1905.

Chapter 82.

Resolve in favor of the Girls' Orphanage of the City of Lewiston under the auspices of the Sisters of Charity.

Resolved, That the sum of two thousand five hundred dollars be and hereby is appropriated to be paid to the Society of the Sisters of Charity of the city of Lewiston for the use of said orphanage for the year nineteen hundred and five, and two thousand five hundred dollars for the use of said orphanage for the year nineteen hundred and six.

In favor
of Girls'
Orphanage.

Approved March 15, 1905.

CHAP. 88**Chapter 83.**

Resolve to aid in building a road in Eagle Lake Plantation.

Road in
Eagle Lake
plantation,
in aid of.

Resolved, That the sum of twelve hundred dollars be and hereby is appropriated for the purpose of assisting in building a road in Eagle Lake plantation, and that the same should be expended under the direction of an agent appointed by the governor and council.

Approved March 15, 1905.

Chapter 84.

Resolve in favor of Peter M. Nelson, representative of Penobscot tribe of Indians.

Peter M.
Nelson,
in favor of.

Resolved, That the sum of one hundred and twenty dollars be and is hereby appropriated to pay Peter M. Nelson, representative of the Penobscot tribe of Indians, for his travel and attendance at this session of the legislature, for the year nineteen hundred and five.

Approved March 15, 1905.

Chapter 85.

Resolve in aid of navigation on Lewey, Long and Big Lakes.

Lewey, Long
and Big lakes,
in aid of
navigation of.

Resolved, That the sum of one hundred and fifty dollars is hereby appropriated to complete placing and maintaining buoys in Lewey lake, Long lake and Big lake in Washington county. Said buoys shall be placed at such points on said waters as will best serve the needs of navigation thereof. All said money to be expended under the direction of the state steamboat inspectors.

Approved March 15, 1905.

Chapter 86.

Resolve in favor of Moose River Plantation, County of Somerset.

Moose River
plantation,
in favor of.

Resolved, That the sum of one hundred and twenty-six dollars and eighty-four cents be paid to Moose River Plantation to reimburse the inhabitants of said Moose River for money paid out to build a pest house for the use of the state, provided the governor and council upon investigation find said plantation to be legally entitled to the same.

Approved March 15, 1905.

Chapter 87.

Resolve in favor of Jackman Plantation, County of Somerset.

Resolved, That the sum of one hundred and twenty-six dollars and eighty-four cents be paid to Jackman plantation to reimburse the inhabitants of said Jackman for money paid out to build a pest house for the use of the state, provided the governor and council upon investigation find said plantation to be legally entitled to the same.

Jackman
plantation,
in favor of.

Approved March 15, 1905.

Chapter 88.

Resolve in favor of the town of Fort Kent in the County of Aroostook to assist in building a bridge across Fish River in the town of Fort Kent.

Resolved, That the sum of three thousand dollars be and is hereby appropriated for the year nineteen hundred and five to aid in the construction of a steel bridge across Fish river in the town of Fort Kent, the same to be expended under the direction of the county commissioners of Aroostook county. Said amount to be paid upon certificate of said commissioners to the governor and council that said bridge has been completed at a cost of not less than six thousand dollars. And the county of Aroostook is hereby authorized to appropriate the sum of fifteen hundred dollars to aid in the construction of said bridge.

Bridge across
Fish River,
to assist
in building.

Approved March 15, 1905.

Chapter 89.

Resolve in favor of F. J. Allen of Sanford.

Resolved, That the sum of fifty dollars be and is hereby appropriated to be paid to F. J. Allen, to reimburse him for actual cash expenses incurred while attending hearings of the special committee on salaries and fees.

F. J. Allen,
to reimburse
for expenses.

Approved March 15, 1905.

CHAP. 90**Chapter 90.**

Resolve in favor of I. K. Stetson of Bangor, Maine.

I. K. Stetson,
to reimburse
for expenses.

Resolved, That the sum of one hundred and four dollars and seventy-five cents be and is hereby appropriated, to be paid to I. K. Stetson, of Bangor, to reimburse him for actual cash expenses incurred, and bills paid, while attending hearings of the special committee on salaries and fees.

Approved March 15, 1905.

Chapter 91.

Resolve providing for an Epidemic or Emergency Fund.

Epidemic
fund, to
provide for.

Resolved, That the sum of three thousand dollars annually for two years is hereby appropriated as an epidemic or emergency fund to be used, if necessary, by the state board of health with the consent of the governor and council in case of the invasion or threatened invasion of small pox or other dangerous epidemic disease into the state, and the governor is hereby authorized to draw his warrant for the same, or such part of the same as may be needed, out of any money in the treasury not otherwise appropriated.

Approved March 15, 1905.

Chapter 92.

Resolve in favor of aid in building a highway bridge across the Kennebec River between the towns of Bingham and Concord.

Highway
bridge across
Kennebec
river, in
aid of.

Resolved, That the sum of twenty thousand dollars, to be paid, ten thousand dollars in the year nineteen hundred and five and ten thousand dollars in the year nineteen hundred and six, be and hereby is appropriated from any unexpended moneys in the treasury to aid in building a highway bridge across the Kennebec river between the towns of Bingham and Concord in the county of Somerset.

County of
Somerset
shall raise
\$5,000.

Bingham and
Concord shall
raise balance.

Provided, the sum of five thousand dollars be raised by said county and the necessary balance by the towns of Bingham and Concord, or otherwise, which, together with the amount herein appropriated, shall be sufficient to fully complete said bridge, within two years from the date of the approval of this resolve without further aid from the state. And said county is hereby

authorized and required to raise the sum herein provided for it to raise, by taxation or otherwise, within two years from the date of the approval of this act; and said towns are hereby authorized to raise, by taxation or otherwise, any sums which may be necessary for them, or either of them, to raise to carry out the provisions of this act.

Provided also, that the location and erection of said bridge shall be under the supervision of the county commissioners of Somerset county. Said bridge shall be built of steel or iron not less than eighteen feet wide upon stone piers and abutments, upon plans of a competent bridge engineer, to be approved by the governor and council, and said bridge shall be completed, opened to the public and accepted by the governor and council before the last installment, above provided for, to be paid by the state, shall be paid. All moneys under this resolve shall be paid upon vouchers satisfactory to the governor and council.

Location and erection shall be under supervision of county commissioners.

Provided further, that said bridge shall be kept in repair at the expense of the towns of Bingham and Concord in proportion to their respective valuations as fixed, from time to time, by the state assessors.

—repairs on bridge how borne.

Provided also, that said bridge shall be built on the basis of a cost of thirty-five thousand dollars, and that the amount paid by the state under this resolve shall not exceed four-sevenths of the cost.

—cost of bridge, relative to.

Provided also, that the actual damages sustained by the owner of the ferry at this place caused by the building of this bridge, shall be appraised by the county commissioners of Somerset county, the same to be paid by said county.

—damages to owner of ferry how settled.

Approved March 15, 1905.

Chapter 93.

Resolve for the purpose of completing the Fish Hatchery and Feeding Station at the Rangeley Lakes.

Resolved, that the sum of one thousand dollars be and is hereby appropriated for the purpose of completing the fish hatchery and feeding station at Rangeley lakes, to be expended under the direction of the commissioners of inland fisheries and game.

Fish hatchery at Rangeley lakes, for completion of.

Approved March 15, 1905.

CHAP. 94**Chapter 94.**

Resolve to authorize the land agent to sell and convey certain lands owned by the state in Caribou, now used as a fish hatchery.

Sale of fish
hatchery
at Caribou,
authorized.

Resolved, That the land agent is hereby authorized to sell and convey the land and buildings, in the town of Caribou, owned by the state and occupied and used as a fish hatchery, and the commissioners of inland fisheries and game are hereby authorized to invest the proceeds from said sale in land and erecting a fish hatchery and feeding station on Otter brook, so called, in the town of Caribou, under the direction of the governor and council.

Approved March 15, 1905.

Chapter 95.

Resolve in favor of the town of Greenbush.

Town
of Greenbush,
in favor of.

Resolved, That the sum of seventeen dollars and seventy-five cents be and hereby is appropriated to be paid to the town of Greenbush, to reimburse said town for expense incurred on account of burial of one Gaspaw Ronco, a state pauper, who was a resident of the Penobscot Indian Reservation.

Approved March 15, 1905.

Chapter 96.

Resolve in favor of the Norcross Transportation Company.

Norcross
Transporta-
tion Co.,
in favor of.

Resolved, That the sum of five hundred dollars be and the same is hereby appropriated out of the money in the treasury to be paid to the Norcross Transportation Company to aid in erecting buoys as guides to navigation in North Twin lake, North Twin thoroughfare, Pemaduncook lake, Pemaduncook thoroughfare and Ambegigus lake and thoroughfare. Said sum shall be paid to said company on the delivery to the governor and council of a certificate signed by one of the steamboat inspectors setting forth that said buoys have been erected at the places and in the manner approved by him.

Approved March 15, 1905.

Chapter 97.

Resolves authorizing a temporary loan for the year nineteen hundred and five.

Resolved, That to provide for the wants of the treasury, the treasurer of state be, and is hereby authorized to procure on the faith of the state, if he shall deem it necessary, at any time during the year nineteen hundred and five, a temporary loan of three hundred thousand dollars, or so much thereof as may be needed.

Temporary
loan
authorized
for 1906.

Resolved, That the treasurer of state be, and hereby is authorized to give notes on behalf of the state, payable within two years from the date hereof, for such portions of the loan hereby authorized, as may be required.

State
treasurer
may give
notes for.

Approved March 15, 1906.

Chapter 98.

Resolves authorizing a temporary loan for the year nineteen hundred and six.

Resolved, That to provide for the wants of the treasury, the treasurer of state be, and is hereby authorized to procure on the faith of the state, if he shall deem it necessary, at any time during the year nineteen hundred and six, a temporary loan of three hundred thousand dollars, or so much thereof as may be needed.

Temporary
loan
authorized
for 1906.

Resolved, That the treasurer of state be, and hereby is authorized to give notes in behalf of the state, payable within three years from the date hereof, for such portions of the loan hereby authorized, as may be required.

Treasurer
may give
notes for.

Approved March 15, 1906.

Chapter 99.

Resolve in favor of George N. Drost of Fort Fairfield.

Resolved, That there be paid to George N. Drost of Fort Fairfield a pension of eight dollars per month, commencing the first day of January, nineteen hundred and five.

George N.
Drost, in
favor of.

Approved March 15, 1906.

CHAP. 100**Chapter 100.**

Resolve in favor of the town of Falmouth.

Town of
Falmouth, in
favor of.

Resolved, That there be paid to the town of Falmouth the sum of fifty-eight dollars and sixty-six cents to reimburse the town for its loss of state school fund to that amount, on account of an error in the enumeration of persons between the ages of four and twenty-one on April first, nineteen hundred and three.

Approved March 15, 1905.

Chapter 101.

Resolve in favor of town of Edmunds in the County of Washington in aid of building a bridge across tide waters in said town on road leading through the town of Edmunds to Whiting.

Bridge across
tide waters
in Edmunds,
in aid of.

Resolved, That the sum of six hundred dollars be and hereby is appropriated for the year nineteen hundred and five for the purpose of assisting said town of Edmunds in the construction of a steel bridge across the tide waters in said town, known as the Bell Mill stream, in the town of Edmunds, and that the same be paid when the county commissioners shall certify to the governor and council that said bridge has been completed at a cost not less than twelve hundred dollars.

Approved March 15, 1905.

Chapter 102.

Resolve in favor of R. D. Leavitt of Auburn.

R. D. Leavitt,
in favor of.

Resolved, That the sum of ninety dollars and ninety-two cents be and hereby is appropriated to be paid to R. D. Leavitt of Auburn to reimburse him for expenses while attending hearings of the special committee on salaries and fees.

Approved March 15, 1905.

Chapter 103.

Resolve in favor of L. C. Morse.

Resolved, That the sum of one hundred and one dollars and eighty cents be and hereby is appropriated to be paid to L. C. Morse for expenses and cash paid out on the joint special committee appointed by the legislature of nineteen hundred and three for the purpose of inquiring into the advisability of establishing a Home for the Feeble Minded of the state.

L. C. Morse,
in favor of.

Approved March 15, 1905.

Chapter 104.

Resolve in favor of George G. Weeks.

Resolved, That there be and hereby is appropriated the sum of three hundred and six dollars and sixty-nine cents to be paid to George G. Weeks of Fairfield, chairman of the special committee on salaries and fees, to reimburse him for actual cash expenses incurred while attending hearings of said committee.

George G.
Weeks, in
favor of.

Approved March 15, 1905.

Chapter 105.

Resolve in favor of L. M. Staples.

Resolved, That there be and hereby is appropriated to be paid to L. M. Staples the sum of eighty-nine dollars and nine cents for expenses and cash paid out as commissioner to investigate and report on Institution of Feeble Minded in Maine, as appointed by the last legislature.

L. M. Staples,
in favor of.

Approved March 15, 1905.

Chapter 106.

Resolve to provide means for examination of claims for State Pensions.

Resolved, That the state pension clerk is hereby authorized to expend such sum, under the direction of the governor and council, not exceeding three hundred dollars yearly, as may be necessary to properly examine the claims presented to his office, the same to be paid out of the appropriation for state pensions for the years nineteen hundred and five and nineteen hundred and six, upon proper vouchers filed with the governor and council fully itemized as to dates, amounts and subject matter thereof.

Claims for
state
pensions, for
examination
of claims for.

Approved March 15, 1905.

CHAP. 107**Chapter 107.**

Resolve in favor of the Bath Military and Naval Orphan Asylum.

Bath Military
and Naval
Orphan
Asylum,
in favor of.

Resolved, That there be and hereby is appropriated for the Bath Military and Naval Orphan Asylum, the sum of eight thousand five hundred dollars for the year nineteen hundred and five, and eight thousand five hundred dollars for the year nineteen hundred and six; also the sum of one thousand dollars for repairs for the years nineteen hundred and five and nineteen hundred and six.

Approved March 15, 1905.

Chapter 108.

Resolve in favor of the town of Chelsea.

Chelsea,
in favor
of town of.

Resolved, That the sum of two hundred and seventy-three dollars and seventy-nine cents be and the same hereby is appropriated to reimburse the town of Chelsea, in the county of Kennebec and state of Maine, for money expended by it during the years of nineteen hundred and three and nineteen hundred and four in furnishing pauper supplies to Ida Drake.

Approved March 15, 1905.

Chapter 109.

Resolve in favor of the Maine School for the Deaf.

Maine School
for the Deaf,
in favor of.

Resolved, That there be and hereby is appropriated for the Maine School for the Deaf, the sum of seventeen thousand five hundred dollars for the year nineteen hundred five and seventeen thousand five hundred dollars for the year nineteen hundred six.

Approved March 17, 1905.

Chapter 110.

Resolve in favor of the State School for Boys.

Resolved, That there be and are hereby appropriated for and in behalf of the State School for Boys the following sums and for the following purposes, namely: For the year nineteen hundred and five, for current expenses, twenty-four thousand dollars; for ordinary repairs and improvements, two thousand dollars; for providing homes for boys and visiting boys out on probation, two hundred fifty dollars; for insurance premiums on the property of the State School for Boys, one thousand dollars; for remodeling and repairing main building, thirteen thousand dollars. For the year nineteen hundred and six, for current expenses, twenty-four thousand dollars; for ordinary repairs and improvements, two thousand dollars; for insurance on the property of the State School for Boys, one thousand dollars; for providing homes for boys and visiting boys out on probation, two hundred fifty dollars; for remodeling and repairing main building, thirteen thousand dollars.

State School
for Boys,
in favor of.

Approved March 17, 1905.

Chapter 111.

Resolve in favor of Matthias A. Cullnan of Belfast.

Resolved, That Matthias A. Cullnan of Belfast, late of Company H, First Regiment Maine Militia, be granted an increase of pension, so that he shall receive eight dollars per month, instead of four dollars per month, which he is now receiving.

Matthias A.
Cullnan, in
favor of.

Approved March 18, 1905.

Chapter 112.

Resolve in favor of the town of Gray for reimbursement for money paid on account of Riley Plantation.

Resolved, That the sum of one hundred seventeen dollars and forty-two cents be and is hereby appropriated for the purpose of reimbursing the town of Gray for money paid on account of Herbert N. Verrill of Riley plantation, a state pauper.

Town of
Gray, in
favor of.

Approved March 18, 1905.

CHAP. 113**Chapter 113.**

Resolve authorizing the land agent to release the State's interest in Half Way Island in Hancock County.

Half Way
island, land
agent to
release state's
interest in.

Resolved, That the state land agent be and he is hereby authorized and empowered upon payment of a nominal consideration of one dollar to make, execute and deliver a good and sufficient deed, releasing to Edward B. Mears of Eden in the county of Hancock, Maine, his heirs and assigns, all the right, title and interest which the state of Maine has in and to a certain island situated in Upper Branch pond in the city of Ellsworth, near the center of the northern shore of said pond, and formerly known as Half Way island but more recently called Salisbury's island.

Approved March 18, 1905.

Chapter 114.

Resolve in favor of the Maine State Prison.

Maine state
prison, in
favor of.

Resolved, That the sum of twenty-four thousand eight hundred and fifty dollars be and hereby is appropriated for and in behalf of the Maine state prison, to be expended under the direction and supervision of the governor and council. Forty-five hundred dollars for repairs of buildings; two hundred dollars, watchman's clock; one hundred and fifty dollars, hospital appliances; ten thousand dollars, current expenses. Ten thousand dollars, current expenses for the year nineteen hundred and six.

Approved March 18, 1905.

Chapter 115.

Resolve in favor of the town of Trescott.

Town of
Trescott, in
favor of.

Resolved, That the sum of three hundred dollars be and is hereby appropriated; one hundred and fifty dollars for the year nineteen hundred and five, and one hundred and fifty dollars for the year nineteen hundred and six, to the town of Trescott in maintaining its roads and bridges, said sums to be expended under the direction of the county commissioners of Washington county.

Approved March 18, 1905.

Chapter 116.

Resolve in favor of I. S. Cote.

Resolved, That there be and is hereby appropriated the sum of seventy-six dollars and seventy-five cents to pay I. S. Cote of Frenchville, for medicine and medical attendance in the small pox cases in Township seventeen, Range five, Aroostook county, and Saint Agatha, Maine, in the year nineteen hundred and three.

I. S. Cote, in
favor of.

Approved March 21, 1905.

Chapter 117.

Resolve in favor of the town of New Gloucester.

Resolved, That the state treasurer is hereby authorized and directed to pay to the town of New Gloucester, the sum of thirty dollars to reimburse said town for amount expended for the medical attendance of one Carroll Hoyt, now deceased, properly a charge of the state.

Town of New
Gloucester,
in favor of.

Approved March 21, 1905.

Chapter 118.

Resolve in favor of State Normal Schools.

Resolved, That the sum of sixteen hundred dollars be and hereby is appropriated to purchase text books for the state normal schools, the same to be expended by the trustees of said schools.

State Normal
Schools,
in favor of.

Approved March 21, 1905.

Chapter 119.

Resolve authorizing the compilation and publication of the Insurance Laws of Maine.

Resolved, That the sum of one hundred dollars be and hereby is appropriated for the purpose of compiling the insurance and fraternal beneficiary laws of the state, and the insurance commissioner is hereby authorized to make such compilation and cause two thousand copies of the same to be printed and bound for the use of his department.

Insurance
laws,
to authorize
compilation
of.

Approved March 21, 1905.

CHAP. 120**Chapter 120.**

Resolve in favor of the town of Mariaville.

**Town of
Mariaville,
in favor of.**

Resolved, That the sum of three hundred dollars for the year nineteen hundred and five and three hundred dollars for the year nineteen hundred and six be and is hereby appropriated to assist the town of Mariaville in the repair of bridges in said town. Said appropriation to be expended under the direction of the county commissioners of Hancock county, and that the same be paid, when said commissioners shall certify to the governor and council that the sums appropriated have been expended in the repair of said bridges.

Approved March 21, 1905.

Chapter 121.

Resolve in relation to York Deeds and Maine Wills.

**York Deeds
and Maine
Wills, in
relation to.**

Resolved, That the governor and council are hereby authorized to purchase for the state two hundred and fifty copies of the first five volumes of York Deeds, at five dollars per volume, and one hundred copies of Maine Wills, at four dollars per volume, bound as the York Deeds now in the state library are bound, to be distributed or exchanged at the discretion of the state librarian, and that the sum of sixteen hundred and fifty dollars be and is hereby appropriated for that purpose.

Approved March 21, 1905.

Chapter 122.

Resolve in favor of Ida Yeaton, widow of John Yeaton, late of the Third Maine Battery.

**Ida Yeaton,
in favor of.**

Resolved, That there be paid to Mrs. Ida Yeaton a state pension of eight dollars per month from January first, nineteen hundred and five, until such time as she shall receive a United States pension, or until she shall again marry.

Approved March 21, 1905.

Chapter 123.

Resolve in favor of the city of Portland for reimbursement for amount spent for soldiers' families during the war with Spain.

Resolved, That the sum of one thousand three hundred forty-two dollars and seventy-five cents be and is hereby appropriated to reimburse the city of Portland for amount expended by said city for supplies furnished to families of soldiers during the late war with Spain.

City of
Portland,
in favor of.

Approved March 21, 1905.

Chapter 124.

Resolve in favor of William H. Reid, State Binder.

Resolved, That the sum of two thousand dollars, or so much thereof as may be necessary, be and hereby is appropriated to pay the state binder for balance due for binding the revised statutes, the same to be expended under the direction of the governor and council.

William H.
Reid, in
favor of.

Approved March 21, 1905.

Chapter 125.

Resolve to provide for the completion of the residence of the principal of the Western State Normal School at Gorham.

Resolved, That the sum of three thousand dollars be and the same hereby is appropriated for the completion of the residence of the principal of the Western State Normal School at Gorham, the same to be expended under the direction of the board of trustees of the state normal schools; one-half of said amount, or fifteen hundred dollars to be paid to said trustees in the year nineteen hundred and five and the remaining one-half, or fifteen hundred dollars in nineteen hundred and six.

Residence
of principal
Western State
Normal
School
to complete.

Approved March 21, 1905.

Chapter 126.

Resolve in favor of the Central Maine Fair Association.

Central
Maine Fair
Association,
in favor of.

Resolved, That the sum of two thousand dollars be and is hereby appropriated annually for the Central Maine Fair Association, provided that the above named society shall annually appropriate an equal amount, and in addition thereto, for premiums in the following classes. Four hundred dollars in the interests of our dairy products; four hundred and fifty dollars in the interests of cattle breeding in this state; four hundred and fifty dollars in the interests of horse raising in the state; three hundred dollars in the interests of sheep raising; one hundred dollars each for the following; to encourage the growing of swine; in the interests of poultry raising; in the interests of fruit raising; and for encouraging the exhibition of the industrial products of our state.

Said society may draw annually said appropriation from the state treasury upon its vouchers that such amount has been paid out each year for said purposes.

Approved March 21, 1906.

Chapter 127.

Resolve in favor of Clerk and Stenographer to the Committee on Interior Waters.

W. S. Cotton,
in favor of.

Resolved, That there be appropriated and paid to W. S. Cotton, the sum of two hundred dollars for services as clerk to the Committee on Interior Waters. Also for services of stenographer to said committee.

Approved March 22, 1906.

Chapter 128.

Resolves relating to the Documentary History of Maine.

Documentary
history
of Maine,
relating to.

Resolved, Whereas, the Maine Historical Society proposes to publish annually a volume in a series of volumes containing the earliest documents, charters and other state papers illustrating the history of Maine; and, whereas, the funds of the society derivable from its annual income are insufficient for this purpose; and, whereas, other states have, at great expense, procured and published their documentary history at the public expense; therefore,

CHAP. 129

Governor and council may make contract.

Resolved, That the governor and council are hereby authorized to enter into contract with the Maine Historical Society to afford encouragement in aid of such publication, and to subscribe for, or cause to be published in concurrence with said society, the same number of copies as of the annual volume of acts and resolves, not, however, to exceed one thousand copies in all, and to be distributed in the same manner; the said volumes to be properly edited with suitable notes by said society without expense to the state; provided, that the whole number of volumes annually printed and distributed for the use of the state shall not exceed the price of two dollars per volume, of not less than five hundred pages each, with suitable indexes and proper binding.

—price per volume.

Resolved, That all copies not required for distribution, in compliance with existing laws, as provided in this resolve, shall be deposited for safe keeping in the state library, and subject to the further disposition of the legislature.

Disposition of copies not distributed.

Resolved, That the sum of two thousand dollars be and hereby is appropriated for the purpose of carrying out this resolution, the said sum to be expended under the direction of the governor and council, as herein provided.

Appropriation for.

Approved March 22, 1905.

Chapter 129.

Resolve laying a tax on the counties of the State for the years nineteen hundred and five and nineteen hundred and six.

Resolved, That the sum annexed to the counties in the following schedule is hereby granted as a tax on each county respectively to be appropriated, assessed, collected and applied to the purposes of paying the debts and necessary expenses of the same and for other purposes of law. For the year one thousand nine hundred and five:

County tax for 1905, and 1906.

Androscoggin, thirty-five thousand dollars.

Aroostook, forty-two thousand dollars.

Cumberland, sixty-seven thousand dollars.

Franklin, ten thousand six hundred and seventy-five dollars.

Hancock, twenty thousand five hundred dollars.

Kennebec, forty-seven thousand one hundred eighty dollars.

Knox, fifteen thousand dollars.

Lincoln, ten thousand five hundred dollars.

Oxford, thirty thousand dollars.

Penobscot, sixty thousand dollars.

CHAP. 130

Piscataquis, twenty-one thousand dollars.

Sagadahoc, fifteen thousand eight hundred dollars.

Somerset, twenty-six thousand seven hundred dollars.

Waldo, seven thousand dollars.

Washington, forty thousand dollars.

York, forty thousand dollars.

And for the year one thousand nine hundred and six:

Androscoggin, thirty-five thousand dollars.

Aroostook, forty-two thousand dollars.

Cumberland, sixty-seven thousand dollars.

Franklin, ten thousand six hundred seventy-five dollars.

Hancock, twenty thousand five hundred dollars.

Kennebec, forty-seven thousand one hundred eighty dollars.

Knox, fifteen thousand dollars.

Lincoln, eleven thousand three hundred dollars.

Oxford, thirty thousand dollars.

Penobscot, sixty thousand dollars.

Piscataquis, twenty-one thousand dollars.

Sagadahoc, fourteen thousand two hundred dollars.

Somerset, twenty-six thousand seven hundred dollars.

Waldo, seven thousand dollars.

Washington, forty thousand dollars.

York, forty thousand dollars.

Approved March 22, 1906.

Chapter 130.

Resolve in favor of Harry B. Conway.

Harry B.
Conway,
in favor of.

Resolved, That there be paid out of the state treasury to Harry B. Conway of Calais in the county of Washington, a pension of eight dollars per month beginning on the first day of January, nineteen hundred and five, and to continue to the end of the quarter in which United States pension is received.

Approved March 22, 1906.

Chapter 131.

Resolve in favor of the inmates of the Maine Insane Hospital at Augusta.

Resolved, That in consideration of a bequest made in the will of the late Helen A. Gilman, deceased, of the city of Portland, which reads as follows:

Bequest
of Helen A.
Gilman.

To the State of Maine one thousand dollars, to be held in trust by the state treasurer for the promotion of the pleasure and comfort of the patients in the state hospital for the insane at Augusta, upon the condition that a sum not less than fifty dollars a year shall be appropriated by the legislature to be expended annually, as the income thereof, under the direction of the trustees of the hospital, in the purchase of such articles, or providing such entertainments as will most conduce to the pleasure and benefit of the patients. The foregoing bequest is to be paid in six months after my decease.

It is hereby directed and ordered by the legislature by joint action of both branches, that after the sum of one thousand dollars is deposited with the state treasurer, the sum of fifty dollars shall be appropriated annually, and paid the trustees of the Maine Insane Hospital at Augusta, for the purposes set forth in said will and to be used in the manner therein designated.

Disposition
of bequest.

Approved March 22, 1906.

Chapter 132.

Resolve in favor of the City of Lewiston.

Resolved, That there be and hereby is appropriated the sum of twenty-two hundred and twenty-five dollars and ninety-eight cents to reimburse the city of Lewiston for the amount paid to families of soldiers during the late war with Spain.

City
of Lewiston,
in favor of.

Approved March 22, 1906.

Chapter 133.

Resolve in favor of the Clerk and Stenographer, and the Messenger to the Judiciary Committee.

Resolved, That there be appropriated and paid to Fred W. Lee the sum of four hundred dollars for services as clerk and stenographer to the judiciary committee; and that there be appropriated and paid to Harold E. Weeks the sum of fifty dollars for services as messenger to the same committee.

Fred W.
Lee, in
favor of.

Approved March 22, 1906.

CHAP. 134**Chapter 134.**

Resolve in favor of William B. Webb.

William B.
Webb, in
favor of.

Resolved, That there be and hereby is appropriated the sum of fifteen dollars to be paid to William B. Webb for services at the organization of the House; and there is further appropriated the sum of eight dollars to be paid to William B. Webb for mileage at this session.

Approved March 22, 1905.

Chapter 135.

Resolve in favor of M. H. Hodgdon, clerk, stenographer and messenger to the Committee on Inland Fisheries and Game.

M. H.
Hodgdon,
in favor of.

Resolved, That the sum of one hundred and fifty dollars be and is hereby appropriated, to be paid to M. H. Hodgdon, of Augusta, Maine, for services as clerk, stenographer and messenger for the committee on inland fisheries and game during the present session.

Approved March 22, 1905.

Chapter 136.

Resolve in favor of C. Bradstreet, Clerk to the Banking Committee.

C. Bradstreet,
in favor of.

Resolved, That the sum of fifty dollars be paid to C. Bradstreet, for services as clerk, stenographer and typewriter for the committee on banks and banking during the session.

Approved March 22, 1905.

Chapter 137.

Resolve in favor of the City of Rockland, Maine.

City of
Rockland,
in favor of.

Resolved, That there be and is hereby appropriated the sum of eight hundred and four dollars to reimburse the city of Rockland for the amount paid to families of soldiers during the late war with Spain and the further sum of one hundred and fifty dollars to reimburse said city for money paid for medical attendance to soldiers and families during said war.

Approved March 22, 1905.

Chapter 138.

Resolve in favor of Joseph Archambault.

Resolved, That there be and is hereby appropriated out of any money in the state treasury the sum of three hundred eighty-two dollars to pay Joseph Archambault of Fort Kent for medicines and medical attendance in smallpox and diphtheria cases in New Canada, Wallagrass, Eagle Lake, Winterville, Saint John and Saint Francis plantations and on the head waters of the Allagash river in the years nineteen hundred and three and nineteen hundred and four.

Joseph
Archambault,
in favor of.

Approved March 22, 1905.

Chapter 139.

Resolves in relation to extra pay of Maine Volunteers in the War with Spain.

Resolved, That there be paid from the treasury of the state to the soldiers who were enlisted by the United States and sent to join the first regiment of infantry and battery A of the first heavy artillery under orders of the secretary of war, and who constituted a part of the quota of the state under the second call of the president for troops in the war with Spain, the same amount of extra pay that was received by the soldiers volunteering under the first call.

Extra pay for
volunteers in
war with
Spain, in
relation to.

Resolved, That the governor and council shall audit all claims presented under the above resolve, and upon finding any claimant justly entitled to the extra pay under the same, the governor shall draw his warrant on the treasurer in favor of the paymaster general for the amount due.

Governor and
council shall
audit all
claims.

Resolved, That the sum of one hundred and ten dollars be and is hereby appropriated for extra pay of Maine volunteers in the war with Spain, to be expended under the direction and supervision of the governor and council.

Appropriation
for.

Approved March 22, 1905.

CHAP. 140**Chapter 140.**

Resolve in favor of Charles Knowlton.

Charles
Knowlton,
in favor of.

Resolved, That there be and hereby is appropriated the sum of fifteen dollars to be paid Charles Knowlton for services at the organization of the House; and there be and hereby is appropriated the sum of twenty-one dollars to be paid Charles Knowlton for mileage at this session.

Approved March 22, 1905.

Chapter 141.

Resolve in favor of George M. Barrows, Chairman of the Committee on State School for Boys.

George M.
Barrows, in
favor of.

Resolved, That the sum of fifty-two dollars be paid George M. Barrows, chairman of the committee on state school for boys, to defray expenses incurred by him on account of the visit of said committee to the state school for boys at South Portland, during the present session, in compliance with its official duties.

Approved March 22, 1905.

Chapter 142.

Resolve in favor of George G. Weeks.

George G.
Weeks, in
favor of.

Resolved, That there be and hereby is appropriated to be paid to George G. Weeks the sum of four hundred dollars for services rendered the committee on salaries during the present session of the legislature.

Approved March 22, 1905.

Chapter 143.

Resolve in favor of the Clerk and Stenographer, and the Messenger to the Legal Affairs Committee.

Louis J.
Brann, in
favor of.

Resolved, That there be appropriated and paid to Louis J. Brann the sum of four hundred dollars for services as clerk and stenographer to the committee on legal affairs; and that there be appropriated and paid to E. Parker Craig the sum of fifty dollars for services as messenger to the same committee.

Approved March 22, 1905.

Chapter 144.

Resolve in favor of George E. Morrison.

Resolved, That the sum of one hundred two dollars and sixty cents be and hereby is appropriated to be paid to George E. Morrison for cash expenses incurred while attending hearings of special committee on salaries and fees.

George E.
Morrison,
in favor of.

Approved March 22, 1906.

Chapter 145.

Resolve in favor of S. T. Kimball for services of Clerk and Messenger to Committee on Railroads and Expresses.

Resolved, That there be and hereby is appropriated to be paid to S. T. Kimball, the sum of one hundred seventy-five dollars for the services of G. F. Giddings, clerk, and Ray Fellows, messenger, to the Committee on Railroads and Expresses.

S. T. Kimball
in favor of.

Approved March 22, 1906.

Chapter 146.

Resolve of the Legislature of the State of Maine, requesting the repeal by Congress of section twenty of title thirty-three of the Revised Statutes of the United States, admitting certain Lumber manufactured in New Brunswick into the ports of the United States free of duty.

Whereas for a period of more than seventy-five years, and for a period of forty years, by virtue of a special act of the congress of the United States, lumber grown in the forests of Maine, to an amount exceeding one hundred millions per year has been driven down the Saint John river into the province of New Brunswick and after being manufactured has been admitted to the markets of the United States free of duty, to the great advantage of the inhabitants of New Brunswick and with the effect of building up the city of Saint John, New Brunswick, and the provincial cities and towns, at the expense of and to the detriment of the inhabitants of northern Maine especially of those living in the Saint John and Aroostook valleys; and whereas the inhabitants of New Brunswick and especially those interested in the lumber business in said province and more especially those residing in the city of Saint John, which city has been chiefly benefited and enriched as a result of said special act of congress, have proven themselves utterly ungrateful, and

Preamble.

CHAP. 147

Repeal of act
of congress
asked for.

—copy to be
sent to
senators and
representa-
tives to
congress.

disposed to harass and annoy those who are engaged in the manufacture of lumber on the upper Saint John in Maine, as shown by measures presented in the legislature of New Brunswick at the two last sessions and further indicated by numerous newspaper articles published in the New Brunswick papers, and by various other acts and circumstances; therefore

Resolved, That it is the earnest wish of the legislature of Maine that the act of congress hereinbefore referred to be repealed, and our senators and representatives in congress are requested to use all reasonable efforts to obtain a repeal of said law in the interests of and as a measure of justice to our own citizens engaged in the lumber business on the northern border and of all the citizens of that region generally, and further

Resolved, That the secretary of the senate be requested to forward a copy of these resolutions to our senators and representatives in congress.

Approved March 22, 1906.

Chapter 147.

Resolve in favor of Thomas Anderson for services as postmaster to the Senate at the organization of the Seventy-second Legislature.

Thomas
Anderson,
in favor of.

Resolved, That there be and is hereby appropriated the sum of fifteen dollars, and ten dollars mileage, to pay Thomas Anderson for services and attendance at the organization of the seventy-second legislature.

Approved March 23, 1906.

Chapter 148.

Resolve in favor of J. Perley Dudley.

J. Perley
Dudley, in
favor of.

Resolved, That there be paid to J. Perley Dudley for services as clerk to the committee on salaries; for taking evidence at the hearings of the committee and transcribing the same, for keeping, filing and indexing all papers and documents referred to the committee together with the original papers submitted by the special committee, for keeping the records of the doings of said committee and drafting the bills submitted by said committee, the sum of three hundred and fifty dollars.

Approved March 23, 1906.

Chapter 149.

Resolve in favor of Edward K. Milliken.

Resolved, That Edward K. Milliken, the official reporter of the Senate, be paid three hundred dollars for assistance employed by him at the present session of the legislature.

Edward K.
Milliken, in
favor of.

Approved March 23, 1905.

Chapter 150.

Resolve in favor of the Clerk and Stenographer to the Committee on Appropriations and Financial Affairs.

Resolved, That there be appropriated and paid to Maurice J. Kane the sum of four hundred dollars for services as clerk and messenger to the committee on appropriations and financial affairs, and that there be appropriated and paid to Annie Bibber the sum of seventy-five dollars for services as stenographer and typewriter to the same committee.

Maurice J.
Kane, in
favor of.

Approved March 23, 1905.

Chapter 151.

Resolve in favor to the Clerk to the Committee on Ways and Bridges.

Resolved, That there be appropriated and paid to W. S. Cotton, the sum of one hundred and fifty dollars for services as clerk to the committee on ways and bridges.

W. S. Cotton,
in favor of.

Approved March 23, 1905.

Chapter 152.

Resolve in favor of a Feeding Station for the Sebago Lake Fish Hatchery.

Resolved, That the sum of twenty-five hundred dollars be and hereby is appropriated for the purpose of erecting a feeding station for fish at the Sebago lake fish hatchery, to be expended during the year nineteen hundred and six by the commissioners of inland fisheries and game, under the direction of the governor and council.

Feeding
Station,
Sebago lake,
in favor of.

Approved March 23, 1905.

CHAP. 153**Chapter 153.**

Resolve in favor of G. W. Irving, Chairman of the Committee on Education.

G. W. Irving,
in favor of.

Resolved, That the sum of two hundred dollars and eighty cents be and is hereby appropriated to reimburse G. W. Irving, chairman of the committee on education, for money paid by him to defray the expense of the committee visiting, in their official capacity, the several normal schools, and the University of Maine.

Approved March 24, 1905.

Chapter 154.

Resolve in favor of C. O. Purinton, Secretary of the Committee on Agriculture.

C. O.
Purinton,
in favor of.

Resolved, That the sum of fifteen dollars be paid to C. O. Purinton for expenses as secretary of the committee on agriculture.

Approved March 24, 1905.

Chapter 155.

Resolves to amend Chapter one hundred ninety-four of the Resolves of eighteen hundred ninety-three, relating to Industrial Exhibits.

Chapter 154,
resolves, 1893,
amended.

Resolved, That chapter one hundred ninety-four of the resolves of eighteen hundred ninety-three be and is hereby amended by inserting in the first line the words 'five hundred' between the word "thousand" and the word "dollars," so that said chapter as amended shall read as follows:

Industrial
exhibits,
appropriation
for.

'Resolved, That the sum of one thousand five hundred dollars be and hereby is appropriated to the Maine State Fair Agricultural Society in addition to the sum heretofore appropriated for the purpose of encouraging the exhibition of the industrial products of Maine, as well as increasing the premiums in stock and agricultural classes, and also to provide further for pomological exhibits, apples, pears, plums, grapes and canned goods; and said society may draw said appropriation from the state treasury upon its voucher that such amount has been paid out each year for said purposes.'

—for money
advanced
heretofore.

And be it further resolved that the sum of fifteen hundred dollars be paid to said society before the first day of August, nineteen hundred and five, to be used by said society to reimburse it for money advanced heretofore in payment of premiums on agricultural exhibits.

Approved March 24, 1905.

Chapter 156.

Resolve in favor of James Chase, Mail Carrier of the House.

Resolved, That there be and hereby is appropriated to be paid to James A. Chase the sum of thirty dollars for expenses as mail carrier of the House.

James Chase,
in favor of.

Approved March 24, 1905.

Chapter 157.

Resolve in favor of Sereno T. Kimball, Secretary of the Joint Select Committee on State Printing.

Resolved, That the state treasurer is hereby authorized and directed to pay to Sereno T. Kimball, secretary of the joint select committee on state printing, created by joint order passed January five, nineteen hundred and five, the sum of one thousand three hundred forty-nine dollars, the same being for expenses incurred by said committee under a joint order of the Senate and House, passed January nineteen, nineteen hundred and five.

Sereno T.
Kimball,
in favor of.

Approved March 24, 1905.

Chapter 158.

Resolve in favor of the Secretary of Committee on Insane Hospitals.

Resolved, That the sum of twenty-three dollars and fifty cents be appropriated and paid to C. C. Morrison, secretary of the committee on insane hospitals for disbursements made for expenses of said committee.

C. C.
Morrison,
in favor of.

Approved March 24, 1905.

Chapter 159.

Resolve in favor of Moses Moon, a Civil War Veteran.

Resolved, That there be paid to Moses Moon a state pension of six dollars per month from January first, nineteen hundred and five, until such time as he shall receive an increase in his United States pension.

Moses Moon,
in favor of.

Approved March 24, 1905.

CHAP. 160**Chapter 160.**

Resolve in favor of the Clerk of the Committee on Telegraphs and Telephones, Pensions, State Prison and Manufactures.

Chapin
Lydston,
in favor of.

Resolved, That there be appropriated and paid to Chapin Lydston, clerk of the committee on telegraphs and telephones, pensions, state prison and manufactures, one hundred and fifty dollars for services to said committees.

Approved March 24, 1905.

Chapter 161.

Resolve in favor of Widow's Island.

Widow's
island,
to furnish
buildings on.

Resolved, That the state accept the offer made by the United States of America of the marine hospital property known as Widow's island with the buildings thereon and that it be utilized as a summer home for such of the patients of the Maine insane hospital and Eastern Maine hospital as would be in the judgment of the superintendents of the two institutions benefited thereby and that an appropriation of six thousand dollars be made to furnish the buildings, same to be expended under direction of the board of trustees for insane hospitals.

Approved March 24, 1905.

Chapter 162.

Resolve in favor of State House employees.

State house
employees,
in favor of.

Resolved, That the sum of twenty-five dollars be paid to each of the State House employees, serving under the superintendent of public buildings, for extra services rendered during the session, as follows: W. L. Thompson, D. W. Pettingill, J. M. Libby, J. A. McDonald, Josiah Weymouth, W. L. Stevens, Charles B. Pettingill, E. A. Weston, Fred Brown, William George, A. B. Perkins, B. C. Friend, O. I. Stone, O. O. Stetson, Fred B. Worthing, C. C. Richmond, Peter Breen, P. O. Carpenter, Benjamin Lapham, Oral Chandler, John C. Honey. Twenty-one in number, amounting to five hundred and twenty-five dollars.

Approved March 24, 1905.

Chapter 163.

Resolve in favor of Eugene Thomas, Secretary of the Committee on Education.

Resolved, That the sum of twenty-five dollars be paid to Eugene Thomas to reimburse him for expenses paid for stenographer and messenger of the Committee on Education.

Eugene Thomas,
in favor of.

Approved March 24, 1905.

Chapter 164.

Resolve in favor of Secretary to Committee on Sea and Shore Fisheries.

Resolved, That the sum of twenty-five dollars be paid to T. W. Baldwin for expenses of stenographer and hearings of meetings of committee on sea and shore fisheries.

T. W. Baldwin,
in favor of.

Approved March 24, 1905.

Chapter 165.

Resolve in favor of Samuel A. Hill.

Resolved, That there be paid to Samuel A. Hill, chairman of the committee on towns, the sum of two dollars and thirty-five cents, the amount paid by him for typewriting the reports of the committee.

Samuel A. Hill, in
favor of.

Approved March 24, 1905.

Chapter 166.

Resolve in favor of towns for reimbursements for money spent on State Roads in the year nineteen hundred and three, under the provisions of Chapter twenty-three, Revised Statutes.

Resolved, That there be and hereby is appropriated the sum of four thousand four hundred thirty-eight dollars to be paid to the several towns in amounts as per schedule annexed.

State roads,
reimburse-
ment for
money spent
on, by certain
towns.

ANDROSCOGGIN.

Lisbon	\$100	
		\$100

CHAP. 166

AROOSTOOK.

Bancroft	\$25	
Perham	5	
Woodland	100	
Van Buren	43	
Sherman	100	
Orient	50	
New Sweden	27	
Houlton	100	
Hodgdon	50	
Fort Fairfield	100	
Dyer Brook	100	
Caribou	100	
Ashland	100	
	<hr/>	\$900

CUMBERLAND.

Gorham	\$100	
Scarboro	52	
	<hr/>	\$152

FRANKLIN.

Wilton	\$100	
Rangeley	50	
Salem	72	
Strong	50	
Avon	20	
Carthage	50	
Weld	50	
New Vineyard	75	
	<hr/>	\$467

KENNEBEC.

China	\$100	
Chelsea	50	
Farmingdale	100	
Litchfield	50	
Mount Vernon	50	
Readfield	100	
Sidney	100	
Vassalboro	100	
Vienna	50	
Wayne	50	
West Gardiner	50	
	<hr/>	\$800

STATE ROADS.

59

CHAP. 166

KNOX.

North Haven	\$45	
Rockport	41	
South Thomaston	25	
Saint George	54	
Vinalhaven	38	
Washington	51	
	<hr/>	\$254

PENOBSCOT.

Lincoln	\$100	
Alton	17	
Argyle	50	
	<hr/>	\$167

PISCATAQUIS.

Blanchard	\$61	
Milo	69	
Brownville	117	
Guilford	64	
Orneville	50	
Parkman	37	
Sangerville	50	
Sebec	50	
Willimantic	50	
	<hr/>	\$548

SAGadahoc.

Georgetown	\$50	
Phippsburg	130	
Woolwich	100	
	<hr/>	\$280

WALDO.

Winterport	\$100	
Frankfort	100	
Burnham	50	
Brooks	100	
Searsmont	45	
	<hr/>	\$395

CHAP. 167

YORK.

Buxton	\$100	
Eliot	75	
Limerick	50	
Newfield	100	
Waterboro	50	
		<hr/>
		\$375
Total		<hr/>
		\$4.438

Approved March 24, 1905.

Chapter 167.

Resolve in favor of the Clerk to the Committee on Temperance.

John Hayes,
in favor of.

Resolved, That the sum of one hundred and fifty dollars be paid to John Hayes for services as clerk to the committee on temperance during the present session of the legislature.

Approved March 24, 1905.

Chapter 168.

Resolve in favor of Maine Insane Hospital.

Appropriation for.

Resolved, That there be and is hereby appropriated the sum of seventy-eight thousand five hundred dollars, for the use of the Maine insane hospital, for the year nineteen hundred and five, for the following purposes:

—use of
appropriation.

For completion of reconstruction of second female wing; for rebuilding piggery; for fireproof stairways and copper aprons for the brick buildings; for new sewers; for the Maine insane hospital at Augusta.

—further
use of.

For proposed renovation of building known as the arsenal building, Augusta, said building to be used for temporary male wards; for pump and tank and connections with steam mains including duck and protection for same; for furnishing for wards and day room, kitchen equipment and fittings for the care of one hundred and twenty-five patients; proposed new road across insane and arsenal property; for repairs on barracks and other building for protection and use in connection with said building. Said sums to be expended under the direction of the trustees of insane hospitals.

Approved March 24, 1905.

Chapter 169.

Resolve in favor of the Eastern Maine Insane Hospital.

Resolved, That the sum of twenty-three thousand one hundred and fifty dollars be and is hereby appropriated for and in behalf of the Eastern Maine insane hospital at Bangor, for year nineteen hundred and five, and twenty-three thousand one hundred and fifty dollars for the year nineteen hundred and six, for the purpose of meeting current expenses, making repairs and improvements, and purchasing additional land.

Eastern
Maine Insane
Hospital,
in favor of.

Said sums to be expended under the direction of the trustees of insane hospitals.

Approved March 24, 1905.

Chapter 170.

Resolve in favor of Albert W. Buck, Messenger to the President of the Senate.

Resolved, That the sum of fifty dollars be and the same hereby is appropriated to be paid to Albert W. Buck, for services as messenger to the president of the senate.

Albert W.
Buck, in
favor of.

Approved March 24, 1905.

Chapter 171.

Resolve in favor of the Town of Bristol.

Resolved, That there be paid to the town of Bristol the sum of sixty-seven dollars and fifty cents, which is one-half the outlay in maintaining free high school, that remains unadjusted with the department of schools for the year nineteen hundred and four.

Bristol, in
favor of
town of.

Approved March 24, 1905.

CHAP. 172**Chapter 172.**

Resolve in favor of the Stenographers to the presiding and recording officers of the Senate and House.

**Ethel
Hodgkins,
in favor of.**

Resolved, That the sum of three hundred and fifty dollars be and is hereby appropriated to be paid to Ethel Hodgkins of Ellsworth, for services as stenographer and typewriter operator to the president and secretary of the senate; and three hundred and fifty dollars is hereby appropriated to be paid to Daisy B. Bartlett of Dixmont, for services as stenographer and typewriter operator to the speaker and clerk of the House.

**Daisy B.
Bartlett, in
favor of.**

Approved March 24, 1905.

Chapter 173.

Resolve in favor of clerk hire to the Committee on Taxation.

**J. P. Dudley,
in favor of.**

Resolved, That the sum of fifty dollars be appropriated and paid to J. P. Dudley, clerk to the committee on taxation, for his services as clerk, stenographer and typewriter to the committee on taxation.

Approved March 24, 1905.

Chapter 174.

Resolve appropriating money for the purpose of obtaining information in regard to Wild Lands for the purposes of taxation.

**Wild lands,
to obtain
information
concerning.**

Resolved, That the sum of two thousand five hundred dollars be and hereby is appropriated for the year nineteen hundred and five, and a like sum for the year nineteen hundred and six, to be expended by the board of state assessors, under the direction of the governor and council, for the purpose of employing a competent person or persons whose duty it shall be to assist said board in verifying and perfecting, as far as practicable, a proper description of each parcel or tract of wild land, and the individual or corporate ownership thereof, in townships not incorporated, in order that such lands may be properly described for taxation purposes, and for incorporating such description in deeds when lands are sold for taxes; also for the employment of a competent person or persons to assist said board of state assessors in making special explorations in wild land townships to ascertain for taxation purposes their just and fair value. Said board in their regular report shall incorporate a report of the work done under this resolve and a summarized statement of their expenditures.

Approved March 24, 1905.

Chapter 175.

Resolve in favor of Lewis Barrows.

Resolved, That the sum of twenty-five dollars be paid to Lewis Barrows for services as substitute page.

Lewis
Barrows,
in favor of.

Approved March 24, 1906.

Chapter 176.

Resolve in favor of Senate Postmaster.

Resolved, That the senate postmaster receive the same sum for expenses as that received by the postmaster of the house at the present session.

Senate
postmaster,
in favor of.

Approved March 24, 1906.

PAY ROLL of the members and officers of the House of the Seventy-second Legislature, at the session held in Augusta, commencing on the fourth day of January, and ending on the twenty-fourth day of March in the year of our Lord one thousand nine hundred and five.

COUNTY OF ANDROSCOGGIN.

TOWNS.	NAMES.	Miles traveled.	Amount for attendance.	Amount for travel and attendance.
Auburn	Ansel Briggs	55	150	161
	Henry W. Oakes	55	150	161
Durham.....	Fred H. Miller.....	70	150	164
Leeds	R. E. Swain.....	70	150	164
Lewiston	Francois X. Belleau	55	150	161
	Alonzo M. Garcelon ...	55	150	161
	Frank A. Morey	55	150	161
	Michael T. O'Brien	55	150	161
Lisbon	George F. Philbrook ...	45	150	159
Livermore	Rush B. Bradford	80	150	166
Minot.....	Charles C. Washburn ..	75	150	165
Wales	David C. Hathaway....	65	150	163
				1,947

COUNTY OF AROOSTOOK.

Blaine	Aaron J. Fulton	245	150	199
Caribou	Eugene A. Holmes	275	150	205
Castle Hill.....	Micajah H. Dudley	270	150	204
Fort Fairfield...	Fred A. Thurlough	275	150	205
Fort Kent	Joseph A. Laliberte....	300	150	210
Grand Isle.....	Patrick Therriault	390	150	228
Houlton	Don A. H. Powers	220	150	194
Island Falls....	Carl E. Milliken	190	150	188
Limestone	Charles A. Perry.....	290	150	208
Madawaska	Theodule Albert.....	415	150	233
New Limerick..	Ellsworth Lougee	215	150	193
Presque Isle....	A. E. Irving.....	260	150	202
Weston	Veazie E. Price	170	150	184
				2,653

COUNTY OF CUMBERLAND.

TOWNS.	NAMES.	Miles traveled.	Amount for attendance.	Amount for travel and attendance.
Brunswick	Stephen C. Whitmore ..	35	150	157
	Franklin C. Webb	35	150	157
Baldwin	Elmer E. Usher	105	150	171
Bridgton	H. Elmer Seavey	120	150	174
Cape Elizabeth..	Harry S. Jordan	75	150	165
Cumberland ...	Edward H. Trickey	65	150	163
Freeport	Freeman M. Grant	40	150	158
Gorham	Frederic A. Giddings ..	75	150	165
Gray	George W. Newbegin ..	65	150	163
Otisfield	Ephraim B. Jillson	120	150	174
Portland	Percival P. Baxter	65	150	163
	Morrill N. Drew, Speaker	65	300	313
	Frederick Hale	65	150	163
	Theodore A. Josselyn ..	65	150	163
	Joseph B. Reed	65	150	163
	J. Putnam Stevens	65	150	163
	Edward C. Swett	65	150	163
South Portland .	J. Calvin Knapp	65	150	163
Scarboro	Ira C. Foss	70	150	164
Westbrook	Isaiah D. Leighton	75	150	165
	Fred A. Verrill	75	150	165
Yarmouth	Charles W. Jordan	50	150	160
				3,755

COUNTY OF FRANKLIN.

Carthage	Daniel W. Berry	125	150	175
Chesterville	Justus Webster	110	150	172
New Sharon	Byron A. Bean	115	150	173
Phillips	Joel H. Byron	120	150	174
				694

COUNTY OF HANCOCK.

TOWNS.	NAMES.	Miles traveled.	Amount for attendance.	Amount for travel and attendance.
Castine	William G. Sargent....	110	150	172
Eden	Charles C. Morrison....	145	150	179
Ellsworth.....	Alexander C. Hagerthy..	105	150	171
Penobscot	Joseph M. Hutchins....	115	150	173
Sedgwick	Rufus E. Hagerthy.....	125	150	175
Surry	Winfield S. Treworgy..	110	150	172
Tremont	Henry Clark.....	155	150	181
Winter Harbor.	Bedford E. Tracy	135	150	177
				1,400

COUNTY OF KENNEBEC.

Augusta	William H. Gannett....	5	150	151
	Fred G. Kinsman	5	150	151
Benton.....	L. A. Davis	25	150	155
Clinton	Arthur A. Shaw.....	30	150	156
Gardiner	Charles S. Cobb.....	10	150	152
Hallowell.....	William C. Johnson....	5	150	151
Litchfield.....	L. E. Dennison	30	150	156
Readfield	George A. Russell.....	20	150	154
Vassalboro	Orrett J. Hussey	20	150	154
Vienna.....	Wallace E. Sanborn ...	30	150	156
Waterville	William J. Lanigan...:	20	150	154
	Charles F. Johnson....	20	150	154
Winthrop	M. F. Norcross	15	150	153
				1,997

COUNTY OF KNOX.

Appleton	George H. Page.....	90	150	168
Friendship.....	Enoch W. Bradford....	95	150	169
North Haven ...	Sands H. Witherspoon..	190	150	188
Rockland	Arthur S. Littlefield ...	95	150	169
	Sereno T. Kimball	95	150	169
St. George	Kendrick F. Marshall...	105	150	171
Union	Elias H. Burkett.....	85	150	167
				1,201

COUNTY OF LINCOLN.

TOWNS.	NAMES.	Miles traveled.	Amount for attendance.	Amount for travel and attendance.
Boothbay Harbor	Thomas W. Baldwin ...	85	150	167
Damariscotta ...	Ellis W. Nash	60	150	162
Jefferson	Sheridan Hodgkins	85	150	167
Whitefield	Fessenden B. Turner...	65	150	163
				659

COUNTY OF OXFORD.

Bethel	Henry H. Hastings	100	150	170
Dixfield	George L. Merrill	120	150	174
Lovell	George W. Walker	125	150	175
Norway	Edward E. Witt.....	90	150	168
Paris	Walter L. Gray.....	100	150	170
Rumford	Jerry H. Martin.....	125	150	175
Woodstock	George L. Cushman ...	120	150	174
				1,206

COUNTY OF PENOBSCOT.

Bangor.....	Charles E. Bliss	75	150	165
	James B. Mullen	75	150	165
	Frank H. Tupper.....	75	150	165
Brewer.....	D. Allston Sargent	80	150	166
Charleston	Charles H. Scribner....	110	150	172
Etna.....	Orrison W. Cole.....	65	150	163
Garland	Cummings A. Fawsette.	75	150	165
Hampden.....	Charles W. Page	90	150	168
Levant	Frank White	85	150	167
Lincoln	Artemus Weatherbee...	120	150	174
Milford	Albion Oakes	85	150	167
Millinocket	George W. Stearns	155	150	181
Newport	George M. Barrows....	50	150	160
Old Town	Leslie A. Buzzell.....	90	150	168
Orono	George E. Thompson ..	85	150	167
Seboeis Pl.....	Ernest L. Smart	155	150	181
Springfield	Ralph Scribner.....	145	150	179
				2,873

PAY ROLL OF THE HOUSE.

COUNTY OF PISCATAQUIS.

TOWNS.	NAMES.	Miles traveled.	Amount for attendance.	Amount for travel and attendance.
Blanchard	Edward P. Blanchard ..	155	150	181
Dover	Crowell C. Hall	80	150	166
Guilford	Harry W. Davis	85	150	167
Milo	Albert S. Leonard	125	150	175
				689

COUNTY OF SAGadahoc.

Bath	Samuel R. Percy	40	150	158
	Harold M. Sewall	40	150	158
Bowdoin	Clarence O. Purinton ..	30	150	156
Topsham	Eugene Thomas	35	150	157
				629

COUNTY OF SOMERSET.

Anson	Fred W. Bunker	55	150	161
Concord	Edwin O. Vittum	70	150	164
Cornville	Cassius C. Kinsman	55	150	161
Madison	A. Ledyard Smith	45	150	159
Palmyra	Allison P. Howes	50	150	160
Skowhegan	Edward N. Merrill	40	150	158
Smithfield	Harvey L. Sawyer	45	150	159
				1,122

COUNTY OF WALDO.

Belfast	Clarence O. Poor	70	150	164
Freedom	Addison B. Sparrow ...	55	150	161
Islesboro	Winfield S. Pendleton ...	85	150	167
Jackson	Everett E. Morton	65	150	163
Searsmont	Frank A. Jones	80	150	166
				821

COUNTY OF WASHINGTON.

TOWNS.	NAMES.	Miles traveled.	Amount for attendance.	Amount for travel and attendance.
Addison	Ralph W. Longfellow..	145	150	179
Calais	John M. Johnson.....	205	150	191
Danforth	Varney A. Putnam.....	165	150	183
Dennysville	Herbert H. Allan.....	185	150	187
Eastport	Lincoln H. Newcomb ..	215	150	193
Lubec	R. J. Peacock	220	150	194
Milbridge	George A. Sawyer	140	150	178
Machiasport	William C. Hanson	180	150	186
Pembroke.....	William H. Wilder	195	150	189
Roque Bluffs...	Foster M. Thompson...	180	150	186
				1,866

COUNTY OF YORK.

Berwick	James H. Downs	115	150	173
Biddeford	Richmond H. Ingersoll..	80	150	166
	Joseph Shevenell	80	150	166
Buxton.....	Samuel A. Hill.....	80	150	166
Cornish	William R. Copp	100	150	170
Eliot	Thomas F. Staples.....	125	150	175
Kennebunk	Lendall W. Nash	90	150	168
Limerick	Frank M. Higgins	95	150	169
Limington	Benjamin E. Cousins ...	95	150	169
North Berwick..	John E. Abbott.....	105	150	171
Saco	Jesse P. Smith.....	80	150	166
Sanford	George A. Goodwin....	100	150	170
South Berwick..	Isaac Libbey.....	125	150	175
York	Richard F. Talpey	135	150	177
				2,381

OFFICERS.

OFFICE.	OFFICER.	Miles traveled.	Amount for attendance.	Amount for travel and attendance.
Clerk	F. M. Thompson	5	800	801
				300
Assistant Clerk .	Harry R. Coolidge	40	300	308
				300
Messenger	F. H. Hoar	175	150	185
				250
1st Ass't Mess..	William J. Smith	10	150	152
				150
2d Ass't Mess ..	William H. Holmes	5	150	151
				150
Document Clerk	George H. Fisher	90	150	168
				150
1st Folder	Joseph H. Dixon	125	150	175
				150
2d Folder	Chapin Lydston	30	150	156
				150
3d Folder	L. E. Thornton	305	150	211
				150
Postmaster	Harry P. Hawes	15	150	153
				150
	Expenses			60
Mail Carrier ...	James A. Chase	30	150	156
				150
Door Keeper...	R. C. Noyes	40	150	158
				150
Door Keeper...	E. Parker Craig	190	150	188
				150
Pages	Harold E. Weeks	25	75	80
				75
	Frank Fellows	110	75	97
				75
Official Report's.	J. S. Estes	295	300	859
	A. H. Whitman	65	300	363
				<hr/>
				\$6,921

CHAPLAINS.

RESIDENCE.	NAMES.	Days.	Amount.
Augusta	Rev. Mr. Degen	3	\$6
	Rev. Mr. Dunnack	1	2
	Rev. Fr. Doherty	3	6
	Rev. Fr. Hamel	2	4
	Rev. Mr. Hayden	5	10
	Rev. Mr. Kearney	3	6
	Rev. Mr. Hope	3	6
	Rev. Mr. Livingston	4	8
	Rev. Mr. Mosher	3	6
	Rev. Mr. McKinnon	3	6
	Rev. Mr. Spencer	3	6
	Rev. Mr. Canham	3	6
	Rev. Mr. Plummer	2	4
Hallowell	Rev. Mr. Wight	2	4
	Rev. Mr. Clarke	2	4
Gardiner	Rev. Mr. Joscelyn	3	6
	Rev. Mr. Quimby	2	4
	Rev. Mr. Lawton	3	6
	Rev. Mr. Tandberg	2	4
	Extra Chaplains	2	4
			108

RECAPITULATION.

Members of the House	\$25,893
Officers of House	6,921
Chaplains of House	108
Total	\$32,922

Chapter 177.

Resolve on the Pay Roll of the House.

Resolved, That there be paid out of the treasury of the state to the several persons named in the foregoing pay roll the sum set against their names respectively, amounting to the sum of thirty-two thousand, nine hundred twenty-two dollars.

Pay roll of House.

Approved March 24, 1905.

PAY ROLL OF THE SENATE.

PAY ROLL of the members and officers of the Senate of the Seventy-second Legislature, at the session held at Augusta, commencing on the fourth day of January, and closing on the twenty-fourth day of March, in the year of our Lord one thousand nine hundred and five.

DISTRICTS.	NAMES.	Amount for attendance.	Miles.	Mileage.	Total pay.
First.....	Fred J. Allen	\$150	100	\$20	\$170
	Joseph W. Simpson	150	135	27	177
	John B. E. Tartre.....	150	80	16	166
Second	Barrett Potter	150	35	7	157
	H. Herbert Sturgis.....	150	90	18	168
	Charles H. Randall	150	65	13	163
	Oakley C. Curtis.....	150	65	13	163
Third	Jonathan Bartlett	150	135	27	177
Fourth	Everett L. Philoon.....	150	60	12	162
	Walter E. Plummer	150	40	8	158
Fifth	Harry A. Furbish.....	150	150	30	180
Sixth	Albert H. Shaw.....	150	40	8	158
Seventh ...	William M. Ayer	150	25	5	155
	Fred I. Brown.....	150	20	4	154
	George W. Heselton.....	150	10	2	152
Eighth	William G. Bailey	150	60	12	162
	Forrest Goodwin, President	300	40	8	308
Ninth	William S. Owen	150	125	25	175
Tenth	Isaiah K. Stetson	150	75	15	165
	Halbert P. Gardner.....	150	185	37	187
	Amos W. Knowlton	150	75	15	165
Eleventh ..	Cyrus R. Tupper.....	150	85	17	167
Twelfth ...	L. M. Staples	150	90	18	168
Thirteenth.	Lucius C. Morse	150	85	17	167
Fourteenth.	Sumner P. Mills	150	200	40	190
	Edward S. Clark.....	150	125	25	175
Fifteenth ..	Edward W. Shackford...	150	140	28	178
	Bion M. Pike.....	150	220	44	194
Sixteenth ..	George W. Irving.....	150	300	60	210
	Beecher Putnam	150	225	45	195
	Howard Pierce	150	300	60	210

Total for attendance \$4,800

Total for travel, 3,380 miles 676

\$5,476

OFFICERS.

OFFICE.	NAMES.	Amount for attendance.	Miles.	Mileage.	Total pay.
Secretary ..	Kendall M. Dunbar.....	\$800	65	\$13	\$813
Ass't Sec'y.	Frank G. Farrington.....	300	5	1	300
Messenger..	Charles H. Lovejoy	150	20	4	154
Ass't Mess.	James F. Ashford	150	50	10	160
Sec. Ass't					150
Mess.	F. Ray Neal.....	150	65	13	163
Folder	W. G. Fuller	150	45	9	159
Ass't Folder	John J. Dearborn	150	90	18	168
Postmaster	Scott C. W. Simpson	150	65	13	163
Door Keep'r	Stephen D. Lord.....	150	110	22	172
Pages	Albert W. Buck	75	115	23	150
	Leon S. Lippincott.....	75	5	1	98
Offic'l Rep'r	Edward K. Milliken	800	75	15	75

Total for attendance \$5,000

Total for travel, 710 miles 142

\$5,142

PAY ROLL OF THE SENATE.

CHAPLAINS.

RESIDENCES.	NAMES.	Days.	Amount.
Augusta	Rev. Mr. Degen	3	\$6
	Rev. Fr. Doherty	2	4
	Rev. Mr. Dunnack	2	4
	Rev. Fr. Hamel	3	6
	Rev. Mr. Hayden	2	4
	Rev. Mr. Hope	3	6
	Rev. Mr. Kearney	3	6
	Rev. Mr. Livingston	3	6
	Rev. Mr. McKinnon	3	6
	Rev. Mr. Mosher	3	6
	Rev. Mr. Spencer	3	6
	Rev. Mr. Canham	3	6
	Rev. Mr. Plummer	3	6
Hallowell	Rev. Mr. Wight	2	4
	Rev. Mr. Clarke	3	6
Gardiner	Rev. Mr. Joscelyn	3	6
	Rev. Mr. Lawton	2	4
	Rev. Mr. Quimby	3	6
	Rev. Mr. Tandberg	3	6
	Extra for Chaplains		2
			<hr/> \$106

RECAPITULATION.

Members	\$5,476
Officers	5,142
Chaplains	106
Total	<hr/> \$10,724

Chapter 178.

Resolve on the Pay Roll of the Senate.

Pay roll of
Senate.

Resolved, That there be paid out of the treasury of the state to the several persons named in the foregoing pay roll, the sum set against their names respectively, amounting to the sum of ten thousand, seven hundred twenty-four dollars.

Approved March 24, 1905.

STATE OF MAINE.

OFFICE OF SECRETARY OF STATE,

AUGUSTA, May 9, 1905.

I hereby certify that the acts and resolves contained in this pamphlet have been carefully compared with the originals, and appear to be correctly printed.

BYRON BOYD,

Secretary of State.

NOTE—The Seventy-Second Legislature convened on the fourth day of January and adjourned on the twenty-fourth day of March, 1905.

APPENDIX.

Tables showing what General Laws have been affected by the Public Laws of 1905.

Changes in the Revised Statutes.

CHAPTER 1.

Appointment of disclosure commissioners. R. S., Chap. 114, § 19 amended.

CHAPTER 2.

Organization of plantations. R. S., Chap. 4, § 115 amended by substituting the word "place" for the word "township."

CHAPTER 3.

Treatment of persons suffering from narcotics.

CHAPTER 4.

Liens on real estate. R. S., Chap. 93, § 39 amended by inserting after the word "county" the words "or district."

CHAPTER 5.

Sales of real estate by license of court. R. S., Chap. 73, § 1, paragraph IV amended.

CHAPTER 6.

Disability of adults under guardianship. R. S., Chap. 69, § 26 amended by striking out the words "and in such case a new guardian may be appointed without further intervention of the municipal officers."

CHAPTER 7.

Assessment of taxes on estates of deceased persons before the appointment of executors or administrators. R. S., Chap. 9, § 13, paragraph VIII amended. (Again amended by Chap. 47, Laws of 1905.)

CHAPTER 8.

Bounties on porcupines. R. S., Chap. 32, § 15 repealed.

CHAPTER 9.

Powers and duties of judges of probate courts. R. S., Chap. 65, § 6 amended so that "the judges may interchange services or perform each others' duties when they find it necessary or convenient."

CHAPTER 10.

Insane hospitals. Towns. R. S., Chap. 144, § 24 amended.

CHAPTER 11.

Trustees of state normal schools. R. S., Chap. 15, § 113 amended. Number increased from "seven" to "eight." "Six" to be appointed by the governor instead of "five."

CHAPTER 12.

Trust and banking companies. Authority of bank examiner over. R. S., Chap. 48, § 79 amended. §§ 42, 43, 44, 45, 46, 47, 50 and 75 extended.

CHAPTER 13.

Offenses against the state. R. S., Chap. 118, § 4 amended.

CHAPTER 14.

Agricultural societies. Receipts. R. S., Chap. 60, § 26 repealed.

CHAPTER 15.

Trust and banking companies. Cash reserve. R. S., Chap. 48, § 80 amended.

CHAPTER 16.

Sea and shore fisheries. R. S., Chap. 41, § 1 amended. §§ 27-33 repealed.

CHAPTER 17.

Veterinary surgery, medicine and dentistry. State board of examiners established.

CHAPTER 18.

Commercial fertilizers. R. S., Chap. 39, § 19 amended. § 21 repealed.

CHAPTER 19.

Trust and banking companies. R. S., Chap. 48, § 86 amended. Additional provision.

CHAPTER 20.

Sea and shore fisheries. Smelts. R. S., Chap. 41, § 44 amended. (Again amended by Chapters 30 and 91, Public Laws of 1905.)

CHAPTER 21.

Collection of taxes. Polls. R. S., Chap. 10, § 65 amended.

CHAPTER 22.

Beaver. R. S., Chap. 32, § 11 amended.

CHAPTER 23.

Replevin bonds. R. S., Chap. 98, § 10 amended. Surety company may execute bond.

CHAPTER 24.

Trustee process. Service upon co-partners. R. S., Chap. 88, § 4 amended.

CHAPTER 25.

Clerks of courts. Deputies. R. S., Chap. 81, § 9 amended. Women may be.

CHAPTER 26.

Abatement of taxes. R. S., Chap. 9, § 76 amended.

CHAPTER 27.

Sale of land for taxes. R. S., Chap. 10. Additional provision.

CHAPTER 28.

Fraternal beneficiary associations. R. S., Chap. 49. Additional provision.

CHAPTER 29.

Inspection of nursery stock. R. S., Chap. 39, §§ 34, 35 and 36 repealed. New draft substituted.

CHAPTER 30.

Sea and shore fisheries. Smelts. R. S., Chap. 41, § 44 as amended by Chap. 20, Public Laws of 1905; amended. (Again amended by Chap. 91, Public Laws of 1905.)

CHAPTER 31.

Support of persons committed to insane hospitals. R. S., Chap. 144, § 18 amended.

CHAPTER 32.

Protection of motormen and conductors on electric cars. Platforms must be enclosed during December, January, February and March.

CHAPTER 33.

Malicious mischief and trespasses upon property. R. S., Chap. 128, § 13 amended.

CHAPTER 34.

Eminent domain. Condemnation proceedings. Registers of deeds shall record copies of court proceedings.

CHAPTER 35.

Limitations of real actions. Acquiring easements. R. S., Chap. 107, § 12 amended by additional section. Notice may be posted on the premises.

CHAPTER 36.

Street railroads. R. S., Chap. 53, § 17 amended.

CHAPTER 37.

Relief of poor debtors. R. S., Chap. 114, § 25 amended. Travel and attendance allowed poor debtors when original petition and subpoena are not presented.

CHAPTER 38.

Offenses against the public health. Imitation dairy products. R. S., Chap. 129, § 6 repealed. New section substituted. Section 8 amended.

CHAPTER 39.

Duties of commissioner of agriculture relating to dairy products. R. S., Chap. 60, § 9 amended.

CHAPTER 40.

Offenses against the public health. Sale of milk and cream. R. S., Chap. 129, § 3 repealed. New draft substituted.

CHAPTER 41.

Non-feasance of duty by sheriffs, deputy sheriffs and county attorneys. R. S., Chap. 29, § 69 amended.

CHAPTER 42.

Loan and building associations. R. S., Chap. 48, § 76 repealed. New section substituted.

CHAPTER 43.

Liens on monumental work. R. S., Chap. 93, § 60 amended.

CHAPTER 44.

Prevention, control and extinguishment of forest fires. Forest commissioner shall have authority over. R. S., Chap. 7, § 53 repealed; §§ 58-59 in part repealed.

CHAPTER 45.

Schools in plantations and unorganized townships. R. S., Chap. 15, § 97 amended by substituting the word "seven" for the word "five."

CHAPTER 46.

Sea and shore fisheries. Alewives. R. S., Chap. 41, § 50 amended.

CHAPTER 47.

Assessment of taxes on estates of deceased persons before the appointment of executors or administrators. R. S., Chap. 9, § 13, paragraph VIII as amended by Chap. 7, Public Laws of 1905, amended.

CHAPTER 48.

Education of youth. R. S., Chap. 15, §§ 13, 15, 16, 19, 35, 36, 38, 45, 49, 51, 53, 54, 62 and 88 amended.

CHAPTER 49.

Bills of expenses of state and county officials. Bills of expenses shall be itemized and rendered under oath.

CHAPTER 50.

Ceding to the United States jurisdiction over certain lands.

CHAPTER 51.

Prevention of contagious diseases among animals. Duties of cattle commissioners. R. S., Chap. 19, § 2 *et seq.* Additional duty.

CHAPTER 52.

Public printing. R. S., Chap. 3, § 26 amended.

CHAPTER 53.

Compensation of executive council. R. S., Chap. 116, § 11 amended.

CHAPTER 54.

Compensation of examining boards. R. S., Chap. 17, § 17; Chap. 81, § 28; Chap. 30, § 2; Chap. 18, § 18 affected.

CHAPTER 55.

Superintendents of schools. R. S., Chap. 15, § 40, amended by substituting the word "twenty" for the word "twenty-five."

CHAPTER 56.

Salary of the governor. R. S., Chap. 116, § 1 altered by making salary of governor \$3,000 instead of \$2,000.

CHAPTER 57.

Mechanics' liens. R. S., Chap. 93, additional provision relating to vehicles.

CHAPTER 58.

Powers and duties of notaries public. R. S., Chap. 34, § 3 amended.

CHAPTER 59.

Fees of constables. R. S., Chap. 117, § 8 amended.

CHAPTER 60.

Harbors. R. S., Chap. 4, § 101 amended by substituting the word "shall" for the word "may."

CHAPTER 61.

Civil actions. Service. R. S., Chap. 83, § 23 amended.

CHAPTER 62.

Coroners' inquests. R. S., Chap. 140, § 12 amended.

CHAPTER 63.

Railroads. Management and operation. R. S., Chap. 52, § 10 amended.

CHAPTER 64.

Militia. Public Laws 1893, Chapter 266, as amended by Public Laws of 1899, Chap. 128, Public Laws of 1901, Chapters 159 and 167, and by Public Laws of 1903, Chapters 73 and 212, amended.

CHAPTER 65.

Compensation of trustees, visiting committees and the board of cattle commissioners. R. S., Chap. 116, § 12 repealed by new provision.

CHAPTER 66.

Analysis of foods and agricultural seeds. R. S., Chap. 39. Additional provision.

CHAPTER 67.

Bounty on seals. R. S., Chap. 41, § 53 amended.

CHAPTER 68.

Sale and analysis of food. R. S., Chap. 39, additional provisions. R. S., Chap. 129, §§ 10-17 repealed.

CHAPTER 69.

Assessment of taxes on lands in unincorporated places. R. S., Chap. 9, §§ 41-43 amended. (Again amended by Chap. 150, Public Laws of 1905.)

CHAPTER 70.

Cruelty to animals. R. S., Chap. 125, § 48 amended.

CHAPTER 71.

Plumbers and plumbing. Plumbers must be licensed to make repairs on water district and municipal pipes.

CHAPTER 72.

Yacht clubs. R. S., Chap. 57, § 1 amended.

CHAPTER 73.

Sale of bonds on the installment plan by foreign corporations. R. S., Chap. 48, § 89-91 extended. Additional provision.

CHAPTER 74.

Title by descent. R. S., Chap. 77, § 19 amended. R. S., Chap. 68, § 1 affected.

CHAPTER 75.

Wild hares. R. S., Chap. 32, § 13 amended.

CHAPTER 76.

Purchase of milk and cream by creameries. R. S., Chap. 39, additional provision.

CHAPTER 77.

Destruction of fish. Unlawful to leave upon the shore.

CHAPTER 78.

Towns and cities. By-laws and ordinances. R. S., Chap. 4, § 93, paragraph XII amended.

CHAPTER 79.

Location of highways. R. S., Chap. 23, § 11 amended.

CHAPTER 80.

Insurance. Fraternal and beneficiary associations. R. S., Chap. 49, §§ 129, 143, 145, 147, 148, 149, and 153 extended. Additional provisions.

CHAPTER 81.

Game birds. Ducks. R. S., Chap. 32, § 7 extended; § 9 limited.

CHAPTER 82.

Jurors. Selection and service. R. S., Chap. 108 extended by construction to organized plantations.

CHAPTER 83.

Contagious diseases among cattle. R. S., Chap. 19 extended.

CHAPTER 84.

Compensation of commissioners of inland fisheries and game. R. S., Chap. 32, § 22 in part repealed; § 34 affected. R. S., Chap. 116, § 1, salary changed.

CHAPTER 85.

Receivers of corporations. R. S., Chap. 47, § 78 repealed. Provision substituted.

CHAPTER 86.

Collection of taxes on organized plantations taxed as wild lands. R. S., Chap. 10, §§ 88-93 amended.

CHAPTER 87.

Cultivation of fish by riparian proprietors. R. S., Chap. 32. Additional provision.

CHAPTER 88.

Sea and shore fisheries. Shell-fish. R. S., Chap. 32, § 40. Additional provisions.

CHAPTER 89.

Beneficiaries under wills. Notice. R. S., Chap. 65, §§ 19-21 extended. Additional duty.

CHAPTER 90.

Interest. Loans on personal property. R. S., Chap. 46, § 2 amended.

CHAPTER 91.

Sea and shore fisheries. R. S., Chap. 41, § 44, as amended by Chapters 20 and 30, Public Laws of 1905, amended.

CHAPTER 92.

Intoxicating liquors. State commission created.

CHAPTER 93.

Malicious mischief. R. S., Chap. 128, § 4 amended.

CHAPTER 94.

Railroad crossings. R. S., Chap. 51, § 70 repealed. New section substituted.

CHAPTER 95.

Mortgages on real estate. R. S., Chap. 92, § 3, paragraph III amended.

CHAPTER 96.

Brown-tail and gypsy moths. Cities and towns may raise money to exterminate insect pests.

CHAPTER 97.

Public health. Water supply. R. S., Chap. 129, § 1 amended.

CHAPTER 98.

Expenses of law terms of supreme judicial court. R. S., Chap. 79, § 45 in part repealed.

CHAPTER 99.

Transfer tickets. Unauthorized use prohibited.

CHAPTER 100.

Malicious mischief. R. S., Chap. 128, § 7 amended.

CHAPTER 101.

Burying grounds. R. S., Chap. 20, § 3 amended.

CHAPTER 102.

Penobscot tribe of Indians. R. S., Chap. 13. Additional provisions.

CHAPTER 103.

Savings banks. Investment of deposits. R. S., Chap. 48, § 23, paragraphs 5 and 6 amended.

CHAPTER 104.

Insane criminals. R. S., Chap. 138, § 5 repealed; new provisions substituted. § 6 amended.

CHAPTER 105.

Gambling. R. S., Chap. 126, §§ 1 and 11 repealed; new sections substituted. § 12 amended.

CHAPTER 106.

Criminal proceedings in court. Sentence. R. S., Chap. 135, § 26 amended.

CHAPTER 107.

Cruelty to animals. R. S., Chap. 125, § 53 amended.

CHAPTER 108.

Sea and shore fisheries. R. S., Chap. 41, § 3 amended.

CHAPTER 109.

The state prison. R. S., Chap. 141, § 4 amended.

CHAPTER 110.

Liens on buildings and lots, wharves and piers. R. S., Chap. 93, § 31 amended. Word "sixty" substituted for the word "forty."

CHAPTER 111.

Juries. R. S., Chap. 84, § 88 amended. Word "four" substituted for word "two."

CHAPTER 112.

Malicious mischief and trespasses on property. Diversion of electricity. R. S., Chap. 128, § 8 extended.

CHAPTER 113.

Cruelty to animals. R. S., Chap. 125, § 51 amended.

CHAPTER 114.

Merchandise. Sale of merchandise in bulk restricted.

CHAPTER 115.

State roads. R. S., Chap. 23, §§ 100-102 amended. § 104 repealed.

CHAPTER 116.

Compensation of county treasurers. R. S., Chap. 12, § 6 affected. R. S., Chap. 116, § 7 in part revised.

CHAPTER 117.

Compensation of county commissioners. R. S., Chap. 80, §§ 22-24 repealed.

CHAPTER 118.

Compensation of clerks of courts. R. S., Chap. 116, § 5 in part revised. R. S., Chap. 117, § 4 limited.

CHAPTER 119.

Compensation of county attorneys. R. S., Chap. 116, § 2 revised.

CHAPTER 120.

Salary of commissioner of sea and shore fisheries. R. S., Chap. 116, § 1, paragraph 20 amended.

CHAPTER 121.

Casualty Insurance Companies. R. S., Chap. 49, § 95 amended.

CHAPTER 122.

Savings banks. R. S., Chap. 48, § 24 amended.

CHAPTER 123.

Protection of children. R. S., Chap. 61, §§ 45 and 46 amended; § 40 repealed; § 50 extended. R. S., Chap. 63, § 7 amended.

Errors in § 46: Chap. 67, §§ 32 and 34 should be Chap. 69, §§ 33 and 34.

CHAPTER 124.

Collection of inheritance taxes. R. S., Chap. 8 amended; two new sections added. R. S., Chap. 65, duty of register extended. R. S., Chap. 81, § 17-19, duty of county attorney extended.

CHAPTER 125.

Register of deeds. R. S., Chap. 11, § 16 amended.

CHAPTER 126.

Employment of male prisoners on public ways. See R. S., Chap. 129, § 34; R. S., Chap. 141, § 12; R. S., Chap. 80, § 15.

CHAPTER 127.

Railroads. Branch tracks. R. S., Chap. 51, § 30 amended to authorize construction of connecting branches.

CHAPTER 128.

Bridge commission. Commission created to investigate bridges between Maine and New Hampshire.

CHAPTER 129.

Law of the road. R. S., Chap. 24, § 16 extended.

CHAPTER 130.

Insane hospitals. Treasurer. R. S., Chap. 144, § 3 enlarged.

CHAPTER 131.

Relief of poor debtors. R. S., Chap. 114, § 23 amended. (Again amended by Public Laws of 1905, Chap. 134.)

CHAPTER 132.

Inland fisheries and game. R. S., Chap. 32, §§ 1, 16, 17, 19, 20, 22, 29 and 30 amended. R. S., Chap. 32, § 18, time extended. R. S., Chap. 32, § 32, additional provision. R. S., Chap. 32, §§ 7 and 8 affected. R. S., Chap. 41, § 61 made applicable.

CHAPTER 133.

Jurors. Venires. R. S., Chap. 108, § 9 amended.

CHAPTER 134.

Relief of poor debtors. R. S., Chap. 114, § 23 amended. (Previously amended by Public Laws of 1905, Chap. 131.)

CHAPTER 135.

Regulation and conduct of elections. R. S., Chap. 6, §§ 10 and 12 amended.

CHAPTER 136.

Fees and costs. Trial justices. R. S., Chap. 117, § 2 revised.
R. S., Chap. 114 affected.

CHAPTER 137.

Assessment of taxes on unincorporated townships and public
lands. Rule of description and construction.

CHAPTER 138.

State printing. R. S., Chap. 3, §§ 24 and 25 amended.

CHAPTER 139.

Register of deeds. R. S., Chap. 11, § 15 amended.

CHAPTER 140.

Salaries. State prison officials. R. S., Chap. 116, § 1
amended.

CHAPTER 141.

Inland fisheries and game. R. S., Chap. 32, § 52 amended.

CHAPTER 142.

Alien paupers. R. S., Chap. 27, § 33. Rule of construction.

CHAPTER 143.

Sea and shore fisheries. Seining. R. S., Chap. 41, § 38
amended.

CHAPTER 144.

Topographic survey of the State. See Public Laws of 1899,
Chap. 99, and Resolves of 1903, Chap. 75.

CHAPTER 145.

Sea and shore fisheries. Compilation of laws authorized.

CHAPTER 146.

Commissioner of highways. Office created.

CHAPTER 147.

Automobiles and motor vehicles. R. S., Chap. 24. Addi-
tional provision.

CHAPTER 148.

Regulation and conduct of elections. R. S., Chap. 6, § 22.
Qualified amendment.

CHAPTER 149.

Political caucuses and conventions. R. S., Chap. 6, §§ 116 and 117 amended.

CHAPTER 150.

Assessment of taxes in unincorporated places. R. S., Chap. 9, §§ 41 and 43 as amended by Public Laws of 1905, Chap. 69; amended.

CHAPTER 151.

Compensation of registers of probate. R. S., Chap. 116, § 1 revised.

CHAPTER 152.

Bridges between towns. Expenses of construction and maintenance to be borne pro rata to last valuation of state assessors.

CHAPTER 153.

Manslaughter. R. S., Chap. 119, § 2 amended.

CHAPTER 154.

Register of deeds. Fees. R. S., Chap. 117, § 18 amended.

CHAPTER 155.

Office of public printer abolished. R. S., Chap. 3, §§ 27-30 repealed. New provision.

CHAPTER 156.

Municipal, police and trial justice courts. Sentences. Payment of imposed fine full performance of penalty.

CHAPTER 157.

County law library associations. R. S., Chap. 12, § 10 amended.

CHAPTER 158.

Fire insurance policies. R. S., Chap. 49, § 4, paragraph 7 amended.

CHAPTER 159.

Compensation of certain state officers:

Secretary of state. R. S., Chap. 116, § 1 in part repealed. R. S., Chap. 117, § 17 in part repealed. R. S., Chap. 2, § 45 affected.

Insurance commissioner. R. S., Chap. 116, § 1 in part repealed. R. S., Chap. 49, § 65 affected. Public Laws 1897, Chap. 267, § 6 affected.

Deputy insurance commissioner. R. S., Chap. 116, § 1 changed.

Bank examiner. R. S., Chap. 116, § 1 changed. R. S., Chap. 117, § 17 affected.

Clerk of state assessors. R. S., Chap. 8, § 15 affected.

CHAPTER 160.

Bounty on bears in Franklin county.

CHAPTER 161.

Sea and shore fisheries. Clams. R. S., Chap. 41, § 34 amended.

CHAPTER 162.

Duties and compensation of attorney general. R. S., Chap. 116, § 1, paragraph VI repealed. R. S., Chap. 117, § 17 affected. R. S., Chap. 47 affected. R. S., Chap. 79, § 60 extended. R. S., Chap. 16, § 33 additional. R. S., Chap. 95 additional. Public Laws 1905, Chap. 39 as to counsel repealed.

CHAPTER 163.

Poll taxes. Soldiers and sailors of the Civil War. R. S., Chap. 9, § 1 limited; § 6, paragraph VIII extended.

CHAPTER 164.

Eminent domain. Assessment of damages. Location. R. S., Chap. 51, §§ 31, 32, 34, 35, 36, 37, 38, 39 and 40 affected. Additional provisions. See R. S., Chap. 83, § 108.

CHAPTER 165.

Compensation of judges of probate. R. S., Chap. 116, § 3 in part revised.

CHAPTER 166.

Free public libraries. R. S., Chap. 57, § 15 amended.

CHAPTER 167.

Offenses against lives and persons. Improper use of telephones. R. S., Chap. 119, § 23 amended.

CHAPTER 168.

Ferries. R. S., Chap. 25, § 2 amended.

CHAPTER 169.

Partition of real estate. R. S., Chap. 90, § 16 amended. Additional provisions.

CHAPTER 170.

Selectmen, overseers of the poor and assessors. R. S., Chap. 4, § 12 amended. Additional provisions.

CHAPTER 171.

Bank and trust companies. Unauthorized use of titles of banking institutions prohibited.

CHAPTER 172.

Corporation. Franchise tax. Provision for suspension of corporation franchise.

CHAPTER 173.

Compensation of registers of deeds. R. S., Chap. 116, § 6 revised.

CHAPTER 174.

Compensation of sheriffs. R. S., Chap. 82, §§ 21-27, §§ 32-34, and §§ 43 and 44 repealed.

CHAPTER 175.

Kennebec arsenal. Acceptance by the State of Maine authorized.

CHAPTER 176.

Insane hospitals. Trustees authorized to control and occupy Widows' Island.

CHAPTER 177.

County attorneys. Duties. R. S., Chap. 81, § 16 *et seq.* Duties extended.

CHAPTER 178.

Collection of taxes. R. S., Chap. 10, § 73 amended.

REFERENCE TABLE.

REVISED STATUTES.	PUBLIC LAWS OF 1905.
CHAPTER.	CHAPTER.
2, § 45.....	Amended by Chap. 159.
3, § 26.....	Amended by Chap. 52.
3, §§ 24 and 25.....	Amended by Chap. 138.
3, §§ 27-30.....	Amended. New provision, Chap. 155.
4, § 15.....	Amended by Chap. 2.
4, § 101.....	Amended by Chap. 60.
4, § 93, paragraph XII.....	Amended by Chap. 78.
4, § 12.....	Amended. New provision, Chap. 170.
6, § 22.....	Qualified by Chap. 148.
6, §§ 116 and 117.....	Amended by Chap. 146.
6, §§ 10 and 12.....	Amended by Chap. 135.
7, §§ 58 and 59.....	Modified by Chap. 44.
7, § 53.....	Repealed by Chap. 44.
8.....	Amended. Two new sections added, [Chap. 124.
8, § 15.....	Affected by Chap. 159.
9, § 13, paragraph VII.....	Amended by Chapters 7 and 47.
9, § 76.....	Amended by Chap. 26.
9, §§ 41-43.....	Amended by Chapters 69 and 150.
9, § 1.....	Limited by Chap. 163.
9, § 6, paragraph VIII.....	Extended by Chap. 163.
10, § 65.....	Amended by Chap. 21.
10, § 73.....	Amended by Chap. 178.
10.....	Additional provision, Chap. 27.
10, §§ 88-93.....	Amended by Chap. 86.
11, § 16.....	Amended by Chap. 125.
11, § 15.....	Amended by Chap. 139.
12, § 6.....	Affected by Chap. 116.
13.....	Additional provision, Chap. 102.
15, § 113.....	Amended by Chap. 11.
15, §§ 13, 15, 16, 19, 35, 36, 38, 45, 49, 51, 53, 54, 62 and 88.....	Amended by Chap. 48.
15, § 40.....	Amended by Chap. 55.
15, § 97.....	Amended by Chap. 45.
16, § 33.....	Additional provision, Chap. 162.
17, § 17.....	Affected by Chap. 54.
18, § 18.....	Affected by Chap. 54.
19, §§ 2 et seq.....	Additional provision, Chap. 51.
19.....	Extended by Chap. 83.
20, § 3.....	Amended by Chap. 100.
23, §§ 100-102.....	Amended by Chap. 115.
23, § 104.....	Repealed by Chap. 115.

REVISED STATUTES.	PUBLIC LAWS OF 1905.
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23, § 11.....	Amended by Chap. 79.
23, § 7.....	Extended by Chap. 81.
23, § 9.....	Limited by Chap. 81.
24.....	Additional provision, Chap. 147.
24, § 16.....	Extended by Chap. 129.
25, § 2.....	Amended by Chap. 168.
27 § 33.....	Rule of Construction, Chap. 142.
29, § 69.....	Amended by Chap. 41.
30, § 2.....	Affected by Chap. 54.
32, § 15.....	Repealed by Chap. 8.
32, § 11.....	Amended by Chap. 22.
32, § 13.....	Amended by Chap. 75.
32, § 22.....	In part repealed by Chap. 84.
32.....	Additional provision, Chap. 87.
32 § 40.....	Additional provision, Chap. 88.
32, §§ 1, 16, 17, 19, 20, 22, 29 and 30.....	Amended by Chap. 132.
32, § 18.....	Extended by Chap. 132.
32, §§ 7 and 8.....	Affected by Chap. 132.
32, § 52.....	Amended by Chapter 141.
34, § 3.....	Amended by Chap. 58.
39, § 19.....	Amended by Chap. 18.
39, §§ 34-36.....	Repealed. New draft substituted.
	Chap. 29.
39.....	Additional provisions, Chapters 66, 68 and 76.
41, § 1.....	Amended by Chap. 16.
41, §§ 27-33.....	Repealed by Chap. 16.
41, § 44.....	Amended by chapters 20, 30 and 91.
41, § 53.....	Amended by Chap. 67.
41, § 3.....	Amended by Chap. 108.
41, § 61.....	Extended by Chap. 132.
41, § 38.....	Amended by Chap. 143.
41, § 34.....	Amended by Chap. 161.
46, § 2.....	Amended by Chap. 90.
47, § 78.....	Repealed. New provision substituted, Chap. 85.
47.....	Affected by Chap. 162.
48, § 79.....	Amended by Chap. 12.
48, §§ 42-47, 50 and 75.....	Extended by Chap. 12.
48, § 80.....	Amended by Chap. 15.
48, § 86.....	Amended by Chap. 19.
48, § 76.....	Repealed. New section substituted, Chap. 42.
48, §§ 89-91.....	Extended by Chap. 73.
48, § 23, paragraphs 5 and 6.....	Amended by Chap. 103.
48, § 24.....	Amended by Chap. 122.
49.....	Additional provision, Chap. 28.
49, § 95.....	Amended by Chap. 121.
49, §§ 129, 143, 145-149, and 153.....	Extended by Chap. 80.
49, § 4, paragraph 7.....	Amended by Chap. 158.
49, § 65.....	Affected by Chap. 159.

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51, § 70.....	Repealed. New section substituted. Chap. 94.
51, § 30.....	Amended by Chap. 127.
51, §§ 31, 32, 34-40.....	Affected by Chap. 164.
52, § 10.....	Amended by Chap. 63.
53, § 17.....	Amended by Chap. 36.
57, § 1.....	Amended by Chap. 72.
57, § 15.....	Amended by Chap. 166.
60, § 26.....	Repealed by Chap. 14.
60, § 9.....	Amended by Chap. 39.
61, §§ 4, 5 and 46.....	Amended by Chap. 123.
61, § 48.....	Repealed by Chap. 123.
61, § 50.....	Extended by Chap. 123.
63, § 7.....	Amended by Chap. 123.
65, § 6.....	Amended by Chap. 9.
65, §§ 19-21.....	Extended. Additional provision, Chap. 89.
65.....	Duty of Register of Probate ex- tended, Chap. 124.
68, § 1.....	Limited by Chap. 74.
69, § 26.....	Amended by Chap. 6.
73, § 1.....	Amended by Chap. 5.
77, § 19.....	Amended by Chap. 74.
79, § 45.....	In part repealed by Chap. 98.
79, § 60.....	Extended by Chap. 162.
80, §§ 22-24.....	Repealed by Chap. 117.
80, § 15.....	Affected by Chap. 126.
81, § 9.....	Amended by Chap. 25.
81, § 28.....	Affected by Chap. 54.
81, §§ 17-19.....	Duty of County Attorney extended. Chap. 124.
81, §§ 16 et seq.....	Extended by Chap. 177.
82, §§ 21-27, 32-34, 43 and 44.....	Repealed by Chap. 174.
83, § 23.....	Amended by Chap. 61.
83, § 108.....	See Chap. 164, § 11.
84, § 88.....	Amended by Chap. 111.
88, § 4.....	Amended by Chap. 24.
90, § 16.....	Amended. Additional provision, Chap. 169.
92, § 3, paragraph III.....	Amended by Chap. 95.
93, § 60.....	Amended by Chap. 43.
93, § 39.....	Amended by Chap. 4.
93.....	Extended by Chap. 57.
95.....	Additional provision, Chap. 162.
98, § 10.....	Amended by Chap. 23.
99, § 31.....	Amended by Chap. 110.
107, § 12.....	Additional provision, Chap. 35.
108.....	Extended by Chap. 82.
108, § 9.....	Amended by Chap. 133.
114, § 19.....	Amended by Chap. 1.
114, § 25.....	Amended by Chap. 37.
114, § 23.....	Amended by Chapters 131 and 134.

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114.....	Affected by Chap. 136.
116, § 12.....	Repealed by new provision, Chap 65.
116, § 11.....	Amended by Chap. 53.
116, § 6.....	Affected by Chap. 173.
116, § 7.....	Affected by Chap. 116.
116, § 5.....	Affected by Chap. 118.
116, § 2.....	Revised by Chap. 119.
116, § 1.....	Affected by Chapters 56, 84, 120, 140, 151, 159 and 162.
116, § 3.....	Affected by Chap. 165.
117, § 4.....	Limited by Chap. 118.
117, § 2.....	Revised by Chap. 136.
117, § 8.....	Amended by Chap. 59.
117, § 17.....	Affected by Chapters 159 and 162.
117, § 18.....	Amended by Chap. 154.
118, § 4.....	Amended by Chap. 13.
119, § 2.....	Amended by Chap. 153.
119, § 23.....	Amended by Chap. 167.
125, § 48.....	Amended by Chap. 70.
125, § 51.....	Amended by Chap. 113.
125, § 53.....	Amended by Chap. 107.
126, §§ 1 and 11.....	Repealed. New provision substituted. Chap. 105.
126, § 12.....	Amended by Chap. 105.
128, § 13.....	Amended by Chap. 33.
128, § 4.....	Amended by Chap. 93.
128, § 7.....	Amended by Chap. 100.
128, § 8.....	Extended by Chap. 112.
129, § 6.....	Repealed. New draft substituted, Chap. 38.
129, § 8.....	Amended by Chap. 38.
129, § 3.....	Repealed. New draft substituted, Chap. 40.
129, § 1.....	Amended by Chap. 97.
129, §§ 10-17.....	Repealed by Chap. 68.
129, § 34.....	Affected by Chap. 126.
135, § 26.....	Amended by Chap. 106.
138, § 5.....	Repealed. New provision substituted, Chap. 104.
138, § 6.....	Amended by Chap. 104.
140, § 12.....	Amended by Chap. 62.
141, § 4.....	Amended by Chap. 109.
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144, § 24.....	Amended by Chap. 10.
144, § 18.....	Amended by Chap. 31.
144, § 3.....	Amended by Chap. 130.

PUBLIC LAWS.

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CHAPTER.

Public Laws of 1893, Chap. 266. Amended by Chap. 64.
Public Laws of 1897, Chap. 267, § 6. Affected by Chap. 159.
Public Laws of 1899, Chap. 128. Amended by Chap. 64.
Public Laws of 1901, Chap. 159. Amended by Chap. 64.
Public Laws of 1903, Chapters 73 and 212. Amended by Chap. 64.
Public Laws of 1905, Chap. 39. Affected by Chap. 162.

PUBLIC LAWS OF 1905.

CHAPTER.

GOVERNOR COBB'S ADDRESS.

Gentlemen of the Senate and the House of Representatives:

The law-makers chosen by the citizens of a Christian State, conscious of the responsibility and dignity of their office, can enter upon the discharge of their duties in no more fitting manner than by asking the help of God, that His blessings may descend and rest upon the State and Nation.

You are the legal representatives of the people of the State of Maine, and are assembled here to exercise the legislative authority entrusted to your care. There is no higher test and privilege of good citizenship than the making of wise laws, and the power to make such laws now rests with you. That you will use this power delegated to you with prudence and forethought is the confident expectation of your constituents, and I venture to express the belief that no better fortune can befall you than to merit at the close of your labors here their approbation and respect.

The constitution of Maine, in prescribing the powers and duties of the governor, declares that "he shall from time to time give the legislature information of the condition of the State, and recommend to their consideration such measures as he may judge expedient." Having received this office from the people, profoundly grateful for their confidence, and wishing to conform to the custom observed by my predecessors, it becomes my duty at this time and place to comply with this constitutional requirement.

While the framers of the constitution dug deep for the future, and laid foundations strong enough and broad enough to support with entire safety the fabric of self-government as we see and enjoy it to-day, yet it was not possible for them to provide for or foresee the numerous and complex affairs that in time should come to be the State's duties and the people's privileges. Nor does this detract from the magnitude and power of their achievement. It is all the more a tribute to their wisdom, for their work begun and finished among conditions of life and material development comparatively simple was done with such thoroughness and along such comprehensive lines that later generations have

neither desired not attempted fundamental changes, but have followed the spirit if not always the letter of their plans.

A few years more and Maine will have been a State a century. At the State's birth, and for many years thereafter, it was no difficult task for a governor, upon assuming office, to have a full and personal knowledge of every department of the State's government and affairs. The conditions of that day made such knowledge possible. The population was small, business limited and wealth infrequent. The State was rich only in the character and vigor of her citizens and in her natural but undeveloped resources. Public revenue was scanty and public expenditures consequently restricted. Public institutions were few in number and narrow in scope, and the State could render but slight aid in forwarding the great work of philanthropy and education. Capital and energy had been applied only in small degree to the development of transportation facilities and to the extension of commerce, and the State had not yet been called upon to exercise its right of control in these great fields of business and industrial activity. While the State never needed nor ever possessed men of more rugged honesty, keener vision or more commanding ability than those in whom the executive power was vested during those years of beginnings, it must be conceded that the machinery of State was simple, capable of being easily understood and readily explained.

But we face an entirely different situation today. During the last forty years the whole country has made a marvelous advance in material prosperity and in the elevation of humanity, and in this march of progress Maine has been no laggard. Railroads have reached her fertile valleys, her forests and waterways, have stimulated and encouraged both agriculture and manufactures, and have brought their products to a ready and profitable market. Electric railroads have brought suburban and even rural communities into closer touch with her cities and larger towns, and have contributed to increased property values and more comfortable means of travel. Her magnificent water powers no longer flow unharnessed, but science and skill have so controlled and managed them that commercial centers grow to-day where but a few years ago was wilderness and solitude. The scenic beauty of her shores, lakes and mountains, together with an invigorating climate, have attracted a steadily increasing number of health and pleasure seekers to her territory, and have been no inconsiderable factors in promoting and enlarging business activity. Her farms have increased in value, and almost all of her industries are flourishing and prosperous. Commerce has expanded, the currents of trade have quickened and grown stronger, banks and other financial institutions have multiplied

with profit and with safety, capital and labor have thrived together, and the wage-earner has not lacked opportunity to work or incentive to save.

The people of Maine have always been humane, public-spirited and generous. They early looked with pitying eye upon the helpless and unfortunate, and as early inaugurated methods for their support and relief. They saw that education was the foundation-stone of all progress and civilization, and began the upbuilding of a common school system whose natural sequence was the normal school, the library and the university. They knew that society required protection against the depredations of the criminal and evil minded, and they built prisons and jails. But these were not torture chambers, and better still, the wayward youth of both sexes were placed under a restraint—wholesome and implying no disgrace—that should incline their lives toward industry and sobriety. They realized that an inflamed public opinion might at some time threaten law and order, and they established a militia service that should make not only for the peace of the community, but that should aid the national government when the country was called to arms. They sought to protect and husband the natural resources of the State; to preserve its fish and game, to make public the most intelligent and efficient methods of forestry, to collect statistics relating to the progress of industrial development and labor, to check epidemics and to suggest ways of safeguarding the public health, to encourage and foster the pursuit of agriculture and kindred subjects, and to prevent contagion among cattle.

With the increase of wealth and the profitable expansion of business came the agitation and discussion of new questions affecting the economic welfare of the State. A commercial development was taking place that required far more capital than could be furnished by individual resources, and one that to successfully accomplish its purpose must ask and receive certain privileges that only the State can give. Corporations multiplied, and special and practically exclusive rights were granted by the legislature. To encourage this development along lines of safety, to protect the investor and not infringe upon the rights of the citizen, to aid the corporation and at the same time guard the physical and financial interests of the public, and all the while to secure for the State in taxes a fair and equitable compensation—all these were vexatious problems requiring for their satisfactory solution the utmost care and ability and the keenest sense of justice. Such corporations in particular as railroads, savings banks, trust and insurance companies deal with the public generally, and in order that their proper relation to the State might be defined and fully understood, a comprehensive system of laws

was adopted that should specify accurately the terms and conditions upon which they might enjoy certain rights and privileges.

While the State gradually assumed and exercised the functions here enumerated and many more, and did this in conformity to law, yet the passage of laws alone could not insure the transaction of this public business in a prompt and satisfactory manner. Executives and responsible heads were necessary, and so, contemporaneous in many instances with the laws themselves, and receiving authority under them, there came into existence the various official boards and commissions, whose duties, clearly defined and mandatory, consisted in managing these subordinate departments of the State's business and concerns. Inasmuch as every citizen has the right to know the business of the State, and it is assumed that he desires such knowledge, one of the most important essentials in conducting the affairs of these several departments is the element of publicity. It is the duty, therefore, of each official or official body charged with administration to make and submit to a higher legislative or executive authority, at stated and frequent periods, a full and complete report of all the business transacted during the interval of such periods. And with this there has grown, properly enough, the custom of embodying in these reports such recommendations bearing upon the future conduct and management of the business as in the judgment of those familiar with it may appear to be for the best interests of the State and for all concerned.

I believe that the officials to whom reference is here made have administered the affairs of their several departments with wisdom, economy and honesty, and that they possess a due sense of their responsibility to you and the public they serve.

Without pretending to have acquired a full and comprehensive knowledge of the State's many and diverse interests, I have examined and studied the reports in question, and with the heads of nearly all the departments have discussed in conference or correspondence the purposes and leading features of their work. As a rule they have displayed great care and conservatism in following the law, and tact and discretion in those instances where the law permitted the use of their own judgment.

The public acts of an official are properly subject to the most rigid scrutiny, and the official himself cannot hope or expect to escape criticism. My power as an executive will be used to aid and protect every official in his efforts to promote the interests of the State along the lines of his plain duty, and will be used as freely and firmly to check unwarrantable assumption or abuse of authority.

These reports are now before you or are at your command. Their contents supply information of value to every citizen.

They not only disclose the logical and practical results of past legislation, but they furnish figures and facts showing substantially all that is being accomplished in the sphere of the State's endeavor. While, for reasons already indicated, I do not purpose at this time to present their details or even summaries for your consideration, I earnestly urge you to read and study them, that you may gain the knowledge to act intelligently upon their conclusions, suggestions and recommendations.

I do not mean to advocate the appropriation of any money in excess of the amounts absolutely necessary for the reasonable maintenance and operation of the institutions now supported or aided by the State. The State has been generous always in its concern for them, and there is no likelihood of a different course being pursued now. Every sentiment of humanity, justice and well-being demands that those institutions be furnished with means sufficient to enable them to fulfil their legitimate purposes in a creditable and progressive manner. Due consideration also should be given to the constantly enlarging field of the State's charities, aids, and general public expenditures, and to the natural and proper desire of her citizens that work of this character should be commensurate to the public means.

Nor do I advocate at this time the appropriation of money for new institutions. It is a fact that many public-spirited men and women are considering the advisability of asking the State to provide institutions for the shelter, treatment, support and education of certain unfortunate ones, who, if afforded the opportunity to live even for a time under different conditions and surrounded by different influences, might be restored to health or might become useful members of society. There is much to be said in favor of these propositions, for they appeal alike to our sympathies and to our ideals of civic duty. But the time may not be altogether propitious for the inauguration and development of these plans. Their consummation must depend upon the ability of the State to provide the necessary financial support, and I am not prepared to say that the exigency is so urgent that the State should immediately respond.

While, therefore, it is to be assumed that you will examine the reports of the departments and institutions, and consistently provide for their needs and efficiency, yet so far as any unusual expenditure is concerned, either for those now in existence or for those in contemplation, I have preferred to refrain from making specific recommendations, but urge instead that this whole question be left for your consideration, and that your decision be made after you have heard each case discussed upon its merits, in accordance with the usual routine of legislation. There is no

end to the demands made upon the State treasury, but there is an end to the ability of the treasury to meet those demands without imposing excessive burdens upon the tax-payers. I am fully aware that in many cases involving public expenditure the State cannot afford to be unduly economical. There are too many pressing needs for that, and such a course would be too narrow and contrary to the spirit of progress and humanity. But there is a middle ground of true economy, not readily found nor easy to stand upon, but one which after all should be the goal and abiding place of financial legislation. I believe that the people of the State will not tolerate a lavish expenditure of public funds, and believe as fully that even our present splendid financial showing furnishes no sound reason to justify an expenditure of such character.

If appropriations are excessive new sources of revenue must be found or a debt incurred. If the energies of a legislature or of tax assessors are to be directed constantly toward seeking new sources of revenue for the purpose of keeping pace with extravagant appropriations, a grave injustice may be done to property owners. The equalization of values for taxation is second in importance only to the revenue itself, and under the circumstances just named, the tendency will be to lose sight of the principle of equalization and to increase the taxes upon classes of property peculiarly open to attack. It is true that the present State tax of two and three-quarters mills is neither large nor burdensome. But it is equally true that if it can be reduced consistently such reduction should be effected. One argument against a reduction of the State tax seems to be that at some future time it might be necessary to restore the old rate or even increase it, and that the attempt to do this would prove to be embarrassing to a political party or to an administration. But this is more an excuse than a reason. It is to be assumed that if a reduction is made, it is because it is right and necessary to make it, and the same as to an increase. In either case the legislature would give the matter most careful consideration, and the people of the State would surely have full knowledge of the facts and motives governing legislative action, and would render their judgment accordingly. The question of changing the tax rate is purely a business one, dependent for its solution upon existing conditions, and if we are agreed upon this proposition it is simply a truism to say that the authority to effect the change is in your hands and yours alone. I am of the opinion that the revenues of the State have grown to that point where if prudence is observed, and yet not parsimony, you can safely reduce the present tax rate and at the same time cause no unjust or unreasonable lessening of public efficiency. I believe, too, that such

action on your part would meet with the prompt, cordial and very general approbation of the people of the State.

I recommend, therefore, that the State tax be reduced from two and three-quarters mills to two and one-quarter mills. The following figures are furnished by the treasurer of the State. They are presented in this brief and concise form to show the essential features of the financial condition of the State,—a most gratifying result of the financial policy pursued by the last administration,—and to indicate as well, the economic reasons upon which is based the recommendation for a reduced tax rate.

Cash balance on hand January 1, 1905, \$244,839.91; bonded debt, January 1, 1905, \$1,403,000.00; and in this place it should be stated that during the last two years, the bonded indebtedness has been reduced \$580,000.00. While since 1889 and prior to 1902, \$50,000 of the State bonds have matured each year, yet, under the provisions of act of 1903, authority was given to the treasurer, with the advice and consent of the Governor and Council, to purchase additional bonds, if such a course was deemed advisable, and all bond purchases during the past two years in excess of the \$70,000 maturing annually for the past three years have been made under this act.

The last State valuation upon which the tax rate of $2\frac{3}{4}$ mills was assessed was \$352,228,897.00, and yielded for two years a revenue of \$1,940,951.54. The present or new State valuation is \$366,514,014.00, showing a gain in valuation of \$14,285,117.00.

A tax rate of $2\frac{1}{4}$ mills on this new valuation will yield for two years a revenue of \$1,653,091.36.

The total receipts for the years 1903 and 1904, including \$228,186.94, the amount received from the United States government, were \$4,858,359.30.

The total expenditures for the years 1903 and 1904 were \$5,052,412.07.

The estimated regular receipts for 1905 are \$2,249,707.00; the estimated regular receipts for 1906 are \$2,116,000.00.

The estimated regular expenditures for 1905 are \$1,997,000.00; the estimated regular expenditures for 1906 are \$1,907,000.00.

Among the convictions held by our people which seem to be in entire accord with the theory and principles of self-government is the belief that every citizen is entitled to know the exact amount of the compensation received by State and county officials for the services they are called upon to perform, and that this knowledge should be obtained from open records. The law provides in many instances that those officials shall charge and collect fees in return for public acts and services rendered by them, and that all or part of the fees so collected shall be

retained by them as a payment for such services. This plan of compensation may have had some merit in the past, and there may be some cases where its continued use is justified now, but upon the whole it seems to be contrary to the spirit of our institutions and to the wishes of our people. The reasons for this are obvious. The official is a public servant, with no authority other than that derived directly or indirectly from the people, and all money coming into his possession by the exercise of such authority is in a sense public funds and properly subject to an accounting. His exact and regular compensation can never be determined if it depends upon the receipt of fees, and it often happens that he receives for his services annually a much larger sum than was contemplated when his office was created, and one far in excess of a proportionate or even liberal remuneration. It is not unlikely, too, that an unusual or unexpected diminution of fees might seriously and unfairly impair the income of an official who relied upon them to afford a reasonable salary. This question engaged the attention of the last legislature, and the two leading political parties in the State have publicly and formally declared themselves in opposition to the present method of paying certain State and county officials. I therefore recommend that the fee system, so-called, be abolished, and that in its place you establish by legislation a system providing for the payment of a fixed and adequate salary to all those persons who have been placed in office by the people or by the legislature, and who, in a public capacity, serve the State or counties.

In referring to the recent death of Ezra Curtis Stevens, late superintendent of public buildings, I am very sure that the many among you who knew him will recognize the propriety of using this occasion for the purpose of paying a brief but sincere tribute to his memory. Mr. Stevens was a most efficient State official.

- His term of service was long and in different capacities, but it was in the care and improvement of this building and these halls that he particularly exhibited his abilities as a competent, energetic and conscientious public servant. All who met him will recall his fine qualities of heart and mind, his gentleness and unfailing courtesy, and we whom a kind fortune made his friends will hold him always in grateful recollection.

It has not seemed to me necessary or expedient in this paper and at this time to present for your consideration "information of the condition of the State," except in most general terms. The reports submitted by the various departments, boards and commissions contain the complete and precise details of their operations and scope, and will undoubtedly receive your careful attention and thought. I have preferred instead to discuss somewhat in detail the questions of reducing the State tax and

abolishing the fee system, and to make definite recommendations for their treatment at your hands. There are other matters of moment and importance that will appeal to your solicitude and judgment for decision. When these become the subjects of legislative inquiry and action, and both necessity and propriety seem to require an expression of my views, I shall venture to declare them in accordance with the privilege granted by the constitution to the Governor of the State.

But I do not mean to close this address without speaking of a public question that lies very close to the heart and conscience of thousands of the men and women of this State, and one that should, and I believe does, appeal to every law-abiding citizen for a prompt and righteous settlement.

I refer to the existing prohibitory law, so-called, and to the condition of its practical non-enforcement in many of our cities and towns. I cannot hope to bring to its discussion new ideas, nor by the aid of unfamiliar arguments to throw new light upon the cause I believe it my duty to sustain, but I can and do avail myself of this opportunity to ask you to look at the fundamental truths and facts of this question, stripped of the covering that prejudice, partisanship and selfishness have inevitably and continuously laid upon them, and to decide as citizens and legislators where your duties lie in the treatment of the greatest issue that ever confronted the people of this State. This is an appeal not for legislation, but for the exercise of good citizenship; not for party advantage, but for public welfare.

Here is a law that was placed upon the statute books in obedience to the voters' commands. Its main object and purpose was to improve the condition of society by limiting the opportunities to gratify an appetite whose possession may be one of the frailties of human nature. Its most earnest advocates never believed that it would entirely eradicate the evils against which it was directed, but once a law, they had the right—and they have it still—to expect that its enforcement would be attempted by sworn officials with the same energy, persistency and honesty that generally characterize the action of such officials in enforcing other laws. Has this always been done? Every intelligent citizen knows that it has not, and that in this statement is contained the reasons for past and present difficulties and the suggestion for a remedy.

A wholesome respect for law is the natural heritage of the people of Maine. A very large majority of those who favor the maintenance and enforcement of the prohibitory law do so because they believe that in that law is provided the best method of repressing and correcting an undoubted evil. They are not wedded to it as such, alone, but advocate it simply because in

their judgment it is the best available means to accomplish a certain and necessary end. They form the element in our body-politic that placed the law on the statute books and kept it there. These people are not fanatics. They are law-abiding, reasonable and sincere, and would be the last to claim infallibility and the first to respond to a sound suggestion for civic progress. But above all they respect law and realize that in its general and ready observance lies the hope and promise of good government. Their position briefly stated is this: They believe first that the prohibitory law furnishes a practical method of lessening the sale and consequent use of intoxicating liquors, and second that inasmuch as that law is on our statute books it should be enforced with vigor, determination and uniformity. The moral strength of their position lies in the fact that they are contending not for the adoption of a law, but for the enforcement of one already in existence. As to the first declaration, there is an honest difference of opinion among our people; as to the second, there ought to be absolute unanimity.

The estimate in which the prohibitory law is held in certain parts of the State, and by many of our citizens, is working an incalculable injury to the forces that make for law and order. A disrespect and disregard for all law is being nurtured that if allowed to grow unchecked and unassailed will weaken and destroy the very foundations of good government.

In reply to these assertions it may be urged that all these conditions would be improved if the law could be repealed or even resubmitted to the people. But such an answer is based wholly upon conjecture, and there are sound political reasons against such a course. The question has come to be the most important one in the politics of the State, and the dominant party is committed to the maintenance and enforcement of this law. If party professions are entitled to confidence, and if the votes of a very considerable majority of our citizens—registered as I believe in large part upon this particular proposition—furnish any indication of their wishes, by what code of political ethics can the representatives of that party justify themselves in favoring now any policy other than that of maintaining and enforcing this law?

If the people of Maine ever abandon or materially change the prohibitory law, it will be done only after they have seen it enforced honestly and uniformly, in the same reasonable and persistent manner that other laws are enforced, and after they have become convinced that such enforcement has actually failed to accomplish the desired end. Enforcement may cause the law to be changed, but non-enforcement never.

This question has reached that stage of discussion and treatment where differences of opinion as to the wisdom of the law itself should be allowed to embarrass the situation no longer. This law must be enforced in order that all law may be vindicated, and to the performance of this duty every man, irrespective of party but united in the interests of good citizenship, may well direct his energy and influence. The task is not an easy one, and the practical difficulties that stand in the way of its accomplishment should be neither ignored nor underestimated; but an aroused and determined public sentiment standing for order and respect of law can force officials to do their duty, or failing in this, can fill their places with those who will.

In conclusion, gentlemen, permit me to express the hope that your services here will be satisfactory to yourselves and beneficial to the State, and to assure you of my earnest desire to co-operate with you to that end.

STATE OF MAINE.

EXECUTIVE DEPARTMENT,

AUGUSTA, March 24, 1905.

*To the President of the Senate and Speaker of the House of
Representatives:*

I transmit herewith a list of the acts and resolves passed during the present session of the Legislature and approved by me, numbering 574 acts and 178 resolves.

I have no further communication to make.

WILLIAM T. COBB.

Civil Government of the State of Maine

For the Political Years of 1905 and 1906.

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WILLIAM T. COBB,

Rockland.

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